

FINANCIAL TIMES

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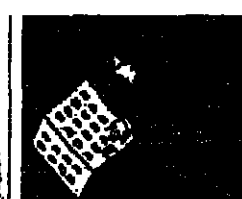
FRIDAY NOVEMBER 20 1998



FT Weekend tomorrow
The smackerati: heroin spreads out of the ghetto and into the city



Executive burn-out
Bosses feeling the heat must heed danger signs
Management, Page 25



Restructuring in Germany
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Page 15

Exchange rate targets
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WORLD NEWS

Israeli cabinet agrees to return land to Palestinians

Israel's cabinet gave the go-ahead for a phased handover of West Bank land to the Palestinians, paving the way for the implementation of last month's Wye peace accord. The vote, narrowly won by Benjamin Netanyahu, Israeli prime minister, is the first time a Likud-led government has agreed to hand over land to the Palestinians. *International, Page 10*

Battle rages over Russian TV
ORT, the main Russian television channel, said that it may be forced to go on air today without video footage shot outside the studios, after bailiffs began proceedings to seize property. *Europe, Page 2*

Jobs recovery led by part-timers
A net growth in temporary and part-time jobs accounts for Europe's current modest employment recovery, according to the annual survey published by the European Commission. *Europe, Page 2*

Support grows for budget freeze
Ambitious plans to increase European Union spending in the new millennium are under threat as a campaign among member states for a budget freeze gathers momentum. *Europe, Page 2*

German business confidence falls
German business confidence fell in October for the second month running, pointing to a significant deterioration in economic growth next year. *Europe, Page 2*

Boost for Brazil austerity plan
The Brazilian government's fiscal austerity plan has won two important victories in Congress, including the approval of a tax increase for companies. *Americas, Page 6*

Microsoft 'maintained monopoly'
The first economic expert to testify in the Microsoft antitrust trial said the world's largest software company had maintained its monopoly power since the early 1990s despite rapid technological change in the computer industry. *Americas, Page 6*

Japan trade surplus with US up
Japan's politically sensitive trade surplus with the US rose 32 per cent in October to ¥719bn (\$5.9bn), mainly as a result of a fall in imports caused by sluggish domestic economic activity. *Asia/Pacific, Page 4*

Obuchi close to expanding tax cuts
The Japanese government moved closer to expanding tax cuts in order to stimulate the ailing economy, after agreeing with the opposition Liberal party to form a coalition by early January. *Asia/Pacific, Page 4*

Indonesia rupiah shrugs off unrest
The rupiah defied political unrest and continued to rise, amid encouraging economic data and World Bank studies indicating the economic crisis's social impact was less dramatic than had been forecast. *Asia/Pacific, Page 4*

Sun rises on space exploration
A Russian rocket is due to lift into orbit this morning, the first component of a \$40bn international space station to be built 400km above the earth. *International, Page 10*

Monet fetches \$9m in New York
An idyllic boating scene by Monet, "Canotiers à Argenteuil", sold for \$9m at Christie's in New York on Wednesday night.

BUSINESS NEWS

Paris bourse to join London-Frankfurt exchange alliance

The Paris bourse has agreed to join the alliance set up by the London and Frankfurt stock exchanges to create a single system for trading shares in European blue chip companies. The decision ends French attempts to create a rival alliance with other European bourses. Companies and Markets, Page 17; Nine into one will go, Page 18; Set-back for Vienna, Page 28

Texas Instruments of the US and South Korea's Samsung Electronics are to close a semiconductor plant in northern Portugal, one of the country's biggest foreign investments, with the loss of 750 jobs. *Europe, Page 3*

The world's two biggest energy futures exchanges in New York and London have entered into merger talks that could lead to the creation of the first global energy exchange. Companies and Markets, Page 17

Shares in Petrofina, the Belgian oil and petrochemicals group, again rose sharply amid speculation that it could be taken over by Elf Aquitaine, the French oil company. *European companies, Page 16; Lex, Page 16*

Cendant, the troubled US direct marketing and franchising group, is today expected to announce the sale of its consumer software unit to Vivendi, the French utilities group. Companies and Markets, Page 17

KPN, the Dutch group, and Qwest, the US communications carrier, are to create Europe's biggest network for Internet traffic, in a venture that may lead to joint activities in other areas of the telecommunications market. *European companies, Page 18*

Japan's ministry of finance is set to announce the sale of 1m shares in NTT, the telecommunications group, in what will be one of the top 10 offerings of this decade. *Asia-Pacific companies, Page 19*

Sliver, the Venezuelan steel producer, has closed two plants due to depressed global steel prices and falling domestic demand. *American companies, Page 20*

Basn, the Dutch business software group, announced that Jan Basn is to cut all boardroom ties with the company he founded 20 years ago. Companies and Markets, Page 17

Mannesmann, the German conglomerate, reported a 20 per cent rise in nine-month sales and said full-year profits would better 1997's record earnings. *European companies, Page 18*

Petrovietnam, Vietnam's state-owned oil company, and Russia's state-run Zarubezhneft have signed a \$500m agreement to establish Vietnam's first big oil refinery at Dung Quat in the Quang Ngai province. *Trade, Page 5; Observer, Page 15*

Ameritrade, the US online stock broker, has announced a link-up with Bank 24, Deutsche Bank's online subsidiary. *International companies, Page 22*

Lex on Bertelsmann
Bedding down well after the binge
Page 16

Lafontaine seeks EU pact on growth

By James Giltz in Rome, Michael Smith in Brussels and Christopher Adams in London

Oskar Lafontaine, the German finance minister, yesterday used a whistle-stop tour through Rome and London to try to forge a common European economic policy ahead of the formation of the euro-zone at the start of next year.

With finance ministers from Europe's centre-left governments meeting this weekend, Mr Lafontaine sought to secure broad agreement on ways to boost growth and fight unemployment, claiming this was "the central objective of the new economic policy among European states".

In Rome, Mr Lafontaine met Carlo Azeglio Ciampi, the Italian Treasury minister, for the first time.

Both stressed that closer co-operation was needed between European Union governments and the new European Central Bank to achieve a "mix" of fiscal and monetary policies that would

boost growth and create jobs. Last night Mr Lafontaine was having talks in London with Gordon Brown, UK chief finance minister. Mr Brown has put forward his own proposals on economic reform in Europe, as part of a campaign to liberalise employment and product and capital markets.

In a joint communiqué, Mr Lafontaine and Mr Ciampi stressed that the Ecofin council of European Union finance ministers and the ECB should begin a "continued and constructive collaboration" to achieve "budgetary and monetary policies that favour growth and stability".

Mr Lafontaine said: "We need to have consultation between governments and central banks on the state of the economy so that the mix of economic policies is in line with these objectives."

The call by both finance ministers for closer involvement between Ecofin and the ECB is expected to disappoint members of the permanent central bank executive in Frankfurt who

would prefer to come to an independent judgment on the level for the euro interest rate.

But Mr Lafontaine stressed that, in the wake of German unification in the early 1990s, unemployment had gone up because of the mix of fiscal expansion by the German government and tighter monetary policy by the Bundesbank. "We must not fall into the same trap again," he said.

Mr Ciampi reiterated calls for a more flexible interpretation of the growth and stability pact agreed by heads of government, which sets strict limits on the budget deficits that members of the new euro-zone can strike up.

"There are margins for flexibility linked to the evolution of the economy," Mr Ciampi said. He added that the possibility of excluding investments from the calculation of national budgets was "within the rules" regarding the strict limits that must be adhered to by members of the euro-zone.

Beating the drum, Page 2

UK presses for tighter curbs from offshore tax havens

By George Graham and Robert Wright

The UK government is to press the Channel Islands and the Isle of Man to tighten restrictions on offshore companies and start co-operating with foreign criminal investigations following a review of the financial regulation in the islands.

Lord Williams, a UK home office minister, is to chair a series of meetings with Jersey (the largest of the Channel Islands), Guernsey, and the Isle of Man, starting in January, to follow up on a long list of reforms proposed by Andrew Edwards, a former UK Treasury official, in a report published yesterday.

Mr Edwards praised the efforts made by the islands, which are self-governing dependencies of the British crown, to improve standards in their \$250bn financial industry.

"The islands are clearly in the top division of offshore finance centres," he said. According to the report, a third of investments held there come from UK residents, the rest from around the world.

His report also presents detailed recommendations for sweeping reforms, focusing especially on the rules for setting up offshore companies and trusts used to shelter assets from tax or from outside scrutiny.

Representatives of the three islands' governments promised to co-operate in implementing Mr Edwards' proposals, but there is fierce resistance to some recommendations.

"We certainly accept the recommendations and welcome them, but that doesn't mean we accept every one as written," said Sir Miles Walker, chief minister of the Isle of Man.

All three islands continue to resist Mr Edwards's suggestion that they should require compa-

nies to file audited accounts. The Isle of Man also resists his recommendation that it should vet companies set up on the island, arguing that new measures to control company agents will solve the problem.

More than 42,000 companies are registered in the Isle of Man, more than half of which are tax-exempt or have a non-resident tax status.

The report says these companies are "a source of concern because of the potential they offer for concealment of disreputable purposes".

Mr Edwards said the islands' status as tax havens was outside the scope of his report. But pressure on these jurisdictions is mounting from the European Union, where Mario Monti, single market commissioner, is pushing for tax harmonisation.

Islands must act on company regulation, Page 11
Editorial Comment, Page 15

BP, Amoco face Turkish sanctions

By Layla Boulton in Ankara and Robert Corzine in London

Turkey is set to retaliate against British Petroleum and Amoco of the US for their opposition to the early construction of a pipeline from the Caspian Sea to the Turkish port of Ceyhan.

The government is believed to have ordered Tupras, the state-owned company that operates four of the country's five refineries, to suspend crude oil purchases from the two companies.

BP, which is due to take over Amoco by the end of the year, said it had not been officially informed of any proposed restrictions, but said: "We would consider the circumstances very carefully if they did notify us."

Yurdakul Yigitguden, under secretary at the Turkish ministry of energy, also declined to confirm the suspension, which was reported in a Turkish newspaper yesterday. "It is understandable that nobody can put an embargo on a company or a consortium in a developed market economy but... naturally Turkish companies want to understand which [foreign] companies are interested in the future prospects of Turkey."

BP said punitive actions would have a minimal impact on its overall business, but could limit future access to the growing Turkish market. It is understood that among the sanctions, BP's

purchases next year of refined products from Tupras would be restricted to 1997 levels. Amoco would be shut out of a \$1bn project to supply liquefied natural gas from Egypt to a proposed terminal near Izmir on the Aegean Sea.

Direct Turkish government pressure would be the latest twist in a long-running wrangle between Ankara and the BP-led international consortium developing three offshore Azeri fields.

In recent weeks Turkey, with US government backing, has intensified its lobbying for the contentious pipeline to Ceyhan, even though most consortium members say there are not enough guaranteed export volumes to justify its cost, estimated to be as much as \$4bn. All consortium members except TPAO of Turkey favour a shorter route from the Caspian to Supsa in Georgia.

Mr Yigitguden last night complained that some foreign companies had acted "unethically" in seeking to discredit the Ceyhan project. The government still believed the pipeline would cost \$2.3bn, unlike "companies which change their figures every week".

He also revealed that Turkey would not make public a package of further incentives to make the pipeline more attractive unless BP and the other companies concerned first stated their interest in the project in principle.



Straight talk: President Clinton taking questions in a Tokyo TV studio

Clinton sees off Monica question

By Gerard Baker in Tokyo

It fell to a housewife from Osaka to ask President Bill Clinton something no American has yet managed to put to their chief executive.

Miss Monica Lewinsky, she said. "How did you apologise to Mrs Clinton and Chelsea? I feel I would never be able to forgive my husband for doing that, but did they really forgive you?"

Until that moment, Mr Clinton had been enjoying a friendly "meet the people" exchange with Japanese citizens, broadcast on television across the country on the first night of his five-day trip to Asia.

The audience obediently lobbed their guest gentle questions about his favourite food: chicken enchiladas, apparently, though he likes sushi too; his school record - he got "mostly" good grades; and his hopes for his political legacy - "restoring American self-confidence".

It was all a long way away from Washington where Kenneth Starr, the independent prosecutor, was about to begin his testimony to the House of Representatives' Judiciary Committee, outlining why he believed the president should be impeached.

Mr Clinton barely flinched when the Lewinsky question came replying calmly that he had told his wife and daughter about his affair with the 21-year-old intern "in a direct and straightforward manner", and he hoped they had forgiven him. "But that's really a question you could ask them better than me," he smiled.

The programme moderator, mortified as only a Japanese host can be when an honoured guest has been embarrassed, quickly intervened.

"Let's change the subject," he said. "Let's talk about bilateral relations between Japan and the US."

Mr Clinton slid effortlessly into his well-honed technique of appealing directly to the citizens of a country to press for change, telling his audience not to be discouraged by their leaders' current inability to restart a stalled economy.

"Ten years ago," he reminded them, "people said America's best days were behind it." But the US had learnt from Japan's strengths and its economy was now strong again. Japan in turn could now learn lessons from what the US had gone through.

Japan trade surplus, Page 4
Democrats target Starr, Page 6

WORLD MARKETS

STOCK MARKET INDICES		GOLD	
New York: Dow Jones	8,081.85	New York: Gold	325.8
FTSE 100	4,785.89	London: Gold	328.25
Europe and Far East			
Germany: DAX	3,708.78	Frankfurt: Gold	328.25
Japan: Nikkei	14,254.46		
US: S&P 500	4,507.45		
Asia-Pacific: Nikkei	14,254.46		
Other: Nikkei	14,254.46		
US: 3-mo Treasury	5.25%		
UK: 10-yr Gilt	5.25%		
France: 10-yr OAT	5.25%		
Germany: 10-yr Bund	5.25%		
Japan: 10-yr JGB	5.25%		
North Sea Oil (Brent)	\$10.54		
Crude Oil (WTI)	\$10.54		

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MEDIA TUSSELE KEY CHANNEL OWES BILLIONS OF ROUBLES ■ YELTSIN IS DRAGGED INTO OWNERSHIP DISPUTE

Battle rages over Russian TV station

By John Thornhill in Moscow

ORT, the main Russian television channel, has said it may be forced to go on air without video footage shot outside the studios, after bailiffs began proceedings to seize property.

The television channel, 51 per cent owned by the government, is the subject of a fierce battle for control ahead of parliamentary and presidential elections scheduled for December 1999 and

the summer of 2000. It also owes billions of roubles in unpaid transmission charges.

Victor Ilyukhin, a Communist deputy who has close contacts with the security services, has stirred up further controversy over ORT by alleging in parliament that President Boris Yeltsin was personally given control over 26 per cent of the television channel's shares in 1994 for a period of three years.

Mr Ilyukhin's allegations

were seemingly confirmed by Boris Berezovsky, the influential businessman and minority shareholder in ORT, in a television interview on Wednesday night.

Mr Berezovsky, however, said the controversy had been blown up by the security services and required fuller explanation. The Kommersant newspaper also published documents yesterday purportedly detailing the share transaction.

The Kremlin denied Mr

Yeltsin had ever owned shares in ORT. "The president does not know about any such riches in his hands," said Oleg Syuyev, deputy head of the presidential administration.

ORT also denied Mr Yeltsin had ever owned shares in the company, but said the government must shore up the station's finances if it wanted to preserve a responsible media. Mr Syuyev promised the state would fulfil its funding obligations to

ORT. "If we do not want extremist politicians to come to power then we must strengthen the freedom of speech, including materially," he said.

Sergei Markov, a professor of politics at Moscow State University, said the Communist party had long argued for greater scrutiny over ORT, which played an influential role in securing Mr Yeltsin's re-election as president in 1996.

"The Communists began

their struggle to gain more control over the media in the middle of September. It will be a key political issue over the next few months because of its importance in determining the parliamentary and presidential elections," Mr Markov said.

Media analysts said the lack of state funding for ORT had allowed powerful private shareholders, such as Mr Berezovsky, to exert considerable editorial influence over the television channel.

Brussels row over duty-free job losses

By Emma Tucker in Brussels

The European Commission yesterday came under fire for failing to act to offset job losses resulting from the abolition of European duty-free sales in June next year.

The International Duty Free Confederation (IDFC) said a Commission report outlining the options available to member states to cope with the consequences of the new regime was a "smoke screen".

"This Commission document is an insult to member states and, most importantly, the tens of thousands of EU workers whose jobs are now being threatened," said David Zimmer, secretary-general. "It offers nothing new and tells us nothing new."

EU finance ministers called on Brussels in May to spell out regional aid measures that could be used to assist areas such as airports and seaports where duty-free shops have proliferated.

They ordered the report after confirming that duty-free shopping would be scrapped next year, in keeping with a 1991 agreement aimed at eliminating tax distortions within the EU's single market.

The Commission said its report could be used as a basis for identifying the most appropriate measures to counteract possible regional, local or social difficulties. These included regional structural funds and some state aid. It pointed to an initiative to help small and medium-sized enterprises adapt to the single market, which "still has significant allocations of funds at its disposal" up until the end of next year.

Member states are allowed to use state aid to fulfil legitimate public service obligations in the transport sector in certain circumstances. For example, if scrapping duty-free sales risks the viability of flights serving outlying regions, member states could, in certain circumstances, impose a public service obligation on the air transport operator.

Operating subsidies could also be granted to ferry companies if a route considered to serve the public interest was put in jeopardy by abolition, said the Commission.

The IDFC said the Commission's suggestions were "general in nature" and demanded long and complicated procedures.

The Federation of Transport Workers' Unions in the EU said the Commission had deceived people with "empty promises of adequate funding" to aid those workers affected.

EU SPENDING PLANNED INCREASES FOR 2000-2006 ARE COMING UNDER THREAT

Support grows for budget freeze

By Michael Smith in Brussels

Ambitious plans to increase European Union spending in the new millennium are under threat as a campaign among member states for a budget freeze gathers momentum.

Finance ministers are expected to voice growing concerns about European Commission plans for a big increase in the EU budget for the years 2000 to 2006 when they meet in Brussels on Monday.

At least six of the EU's 15 member states are in favour of freezing the budget at 1999 levels as part of the solution to complaints from Germany, Austria, Sweden and

the Netherlands - net contributors to the EU budget - that they are paying too much. Others are considering either joining them or seeking a cut in the proposed budget.

France and the UK are, along with the four net contributor complainants, strong supporters of budget "stabilisation". Italy is thought to see attractions in paring back spending plans and the Finnish government will decide its position today. However, the European Commission, the EU's executive, is resisting a freeze because of the potential impact on its Agenda 2000 proposals for reforming the common agricultural policy (CAP) and regional aid, which together account for the bulk of the EU's annual payments of about Ecu85bn (\$100bn).

It has proposed a budget of Ecu106bn for 2006. It fears that a freeze at 1999 levels would limit the EU's ability to fund CAP reforms which would add about Ecu3bn a year to the farm budget.

Cutting back spending could also limit plans for big increases in aid for economically disadvantaged regions. Spain, the largest recipient of regional aid, is opposed to a budget freeze, while Ireland is among countries with strong reservations.

In a paper drawn up at the request of the EU's Austrian

presidency, Commission officials say a freeze could cut allocation in 2000 to 2006 for the structural funds, mainly regional aid, to between Ecu175.2bn and Ecu182.5bn, less than the Ecu190.5bn scheduled for 1999-9.

Keeping administrative expenditure at 1999 levels could entail a cut in Commission staff of 2 per cent a year, the paper says. This assumes increased expenditure on pensions and maintaining spending on buildings.

Some member states believe this is overly pessimistic. They say the structural fund allocation for 1993-9 has not all been used.

After an initial discussion

this week among member state diplomats, the Austrian presidency of the EU concluded that eight countries considered the Commission's paper was a "realistic and reasonable basis" for further work. Six delegations had misgivings or opposed it outright.

The move towards tighter financial discipline follows Commission suggestions that the budget contribution problem could be resolved by switching part of farm financing back to member states or phasing out the UK budget rebate.

Any change in the revenue side of the EU budget has to be approved unanimously by member states.

Business confidence in Germany declines

By Wolfgang Münchauer in Frankfurt

German business confidence fell sharply in October for the second month running, pointing to a significant deterioration in economic growth next year.

The Ifo index of the business climate, a leading indicator of economic activity, declined from 94.1 in September to 92.4 in October. A figure of 100 indicates that no change is expected.

Analysts said the fall in the index was caused by concern about the tax plans of the new Social Democrat-led government and the renewed strength of the dollar. The index now stands at its lowest level since December 1996.

Stephan Morissen, European economist at Salomon Smith Barney, estimated the current index level was consistent with economic growth of only between 1.0 per cent and 1.5 per cent next year.

"If we still had the previous conservative finance ministers, the central banks would already have cut interest rates. But in the current situation I believe they will wait and see," he said.

At its regular bi-weekly meeting, the Bundesbank yesterday left the benchmark securities repurchase rate unchanged at 3.3 per cent, despite the rate cut by the US Federal Reserve earlier this week.

The Bundesbank warned, however, that M3, an indicator of broad money, had been growing vigorously in recent months, rising from an annualised rate of increase of 4.9 per cent in September to 5.3 per cent in October. An expansionary trend in M3 would normally indicate a strong pick-up in economic conditions.

Wim Duisenberg, president of the European Central Bank (ECB), said recently that monetary aggregates would play an important role in the ECB's future monetary policy strategy. The rise in German M3 suggests the ECB could find it difficult to justify a future rate cut on the basis of monetary aggregates, granted that Germany will account for one third of the eurozone economy.

Senior central bankers say

privately they are astonished by the gap between pessimistic confidence indicators, such as the Ifo index, and published economic data, which continue to point to an expanding economy.

Most analysts still expect the ECB to cut interest rates below the current benchmark of 3.3 per cent sometime during the first quarter next year.

Swedish manufacturing industry has also become more pessimistic following a sharp decline in export orders and slowing production growth, writes Tim Burt in Stockholm.

The country's October business tendency survey showed that only one in four companies expected production volumes to rise over the next few months, while many anticipated further price cuts for finished goods.

"Manufacturing and mining activity has weakened significantly in recent months," according to the National Institute of Economic Research. One in three manufacturers described their order books as too small and domestic demand was said to be flat.



It's here: a wine merchant in Paris pours a glass of this year's Beaujolais Nouveau for customers to taste. Beaujolais Nouveau, a young wine harvested just two months ago, goes on sale every year just after midnight on the third Thursday of November, giving wine lovers a first taste of the 1998 vintage. Reuters

Jobs recovery led by part-time growth

Survey shows no increase in full-time positions in European Union over past five years

By Robert Taylor, Employment Editor

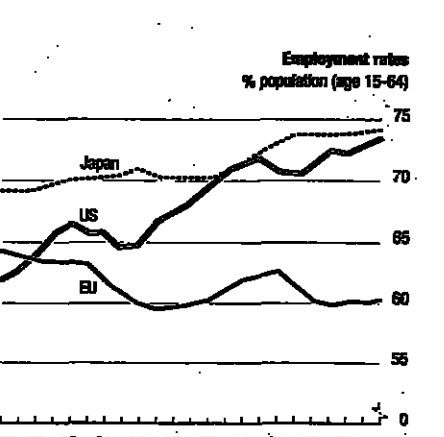
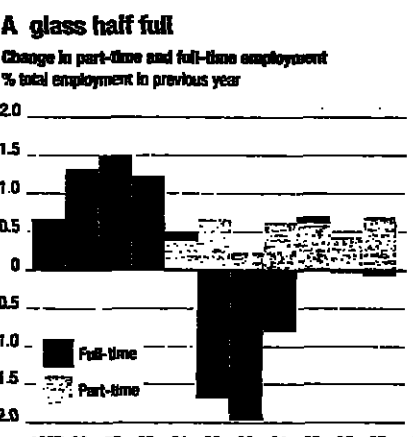
A net growth in temporary and part-time jobs accounts for Europe's current modest employment recovery, according to the annual survey published by the European Commission.

It reveals there has been no net increase in the number of full-time jobs in the European Union over the past five years.

The survey also indicates the EU employment rate (the total number of people in paid work relative to working-age population aged between 15 and 64) was 60.5 per cent last year, only 0.5 per cent higher than at the end of the last recession in 1994. "There is still some way to go before the rate reaches an acceptable level," it says, pointing out that in 1995 the rate was around 58.5 per cent.

Only in Ireland, Luxembourg and the Netherlands has the employment rate risen significantly above the level it was in the early 1990s. It was also in those countries where the highest rate of output growth took place.

The survey shows there has been increased



employment of women relative to men. In 1997 women accounted for almost two-thirds of the net additional jobs created in the EU, with an annual 1 per cent growth rate since 1994.

For men the rise in employment was only 0.2 per cent a year. But the fall in women who are unemployed has been slight at 0.2 per cent since 1994 compared with a nearly 1 per cent decline for men.

As many as 49 per cent of the EU employed had been without work for 12 months or more, with 30 per cent

jobless for two years or more. The survey says that "the long-term rate has not fallen as much as the overall rate, which suggests that employment is not yet growing fast enough to reduce the former significantly as it did in the late 1980s".

Between 1994 and 1997 the number of part-time jobs

on fixed-term contracts. The survey also found just over 70 per cent of the increase in EU jobs over the past three years were accounted for by growth in only five sectors - business services, health and social services, education and recreational activities. Just over half the jobs lost over the same period were in agriculture, textiles, iron and steel, retailing and wood industries.

The UK has the widest wage dispersion among EU workers, with the highest 10 per cent of wage-earners having a pay level more than 80 per cent above the EU average, followed by France, Spain and Greece. The narrowest wage dispersions were in Finland, Sweden and Denmark.

The survey demolishes the view that a wide earnings dispersion tends to encourage greater net job creation. The employment rate is above average in Denmark and Sweden, where wage dispersion is the narrowest.

Small companies have contributed disproportionately to employment growth in the services sector over the past four years. Only just under a quarter of jobs were accounted for by large enterprises in the private sector.

Employment in Europe 1998, available from Official Publications of the European Communities, L/2985 Luxembourg, Ecu15.

Only in Ireland, Luxembourg and the Netherlands has the employment rate risen well above early 1990s levels

cent since 1994 compared with a nearly 1 per cent decline for men.

As many as 49 per cent of the EU employed had been without work for 12 months or more, with 30 per cent

NEWS DIGEST

VOLUNTARY RESTRUCTURING

Deutsche Bank and Russia agree over bonds

Deutsche Bank and the Russian ministry of finance said yesterday they had reached an agreement in principle on the terms of a voluntary restructuring of all GKO treasury bonds and OFZ long-term obligations maturing between August 19 1998 and December 31 1999.

They said the agreement was subject to finalisation of a detailed summary of terms and was reached after a three-day meeting in London between the Russian finance ministry and central bank officials, and creditors holding GKOs and OFZs, chaired by Deutsche Bank.

The "arrangements contemplate a mechanism allowing for the periodic conversion and repatriation of roubles into dollars," a joint statement of Deutsche Bank and the Russian finance ministry said.

It also said the Russian central bank had agreed to work with foreign investors to reach agreement on a "consensual and constructive basis of the sums due to foreign creditors by Russian banks under foreign exchange contracts" entered into before the rouble's steep losses.

AFX, London

SEVEN COUNTRIES TO BE HIT

Rail strikes over competition

Railway workers in seven European Union countries will stage strikes next Monday in protest at a proposal by the European Commission to open 25 per cent of the rail freight market to competition over the next 10 years.

Rail services are set to grind to a halt in Belgium, Luxembourg, France, Spain, Portugal, Italy and Greece, the Federation of Transport Workers in the EU (FST) warned.

Rail workers in Austria, Germany, the Netherlands and Britain are also planning to voice their opposition to the plans through leaflets, news conferences and letters to transport ministers.

Arguing that the survival of the rail sector was at stake, the Commission recommended in March that at least 5 per cent of national rail freight services be liberalised immediately, rising to 25 per cent within a decade.

"The hemorrhage of jobs will continue unless there is dramatic change," Neil Kinnock, European transport commissioner, said, pointing out that over half a million rail jobs had been lost over the past 15 years and the share of the freight transport held by rail had plummeted.

Recent discussions among EU transport ministers revealed France to be the only EU state still fiercely opposed to partial liberalisation, EU officials said.

Reuters, Brussels

SCHRODER SURPRISE

Pension charge cut delayed

A cut in state pension contributions planned for January 1 will be postponed by three months, Gerhard Schröder, German chancellor, said yesterday.

Contributions to the pay-as-you-go scheme had been expected to fall from 20.3 per cent to 19.5 per cent of gross pay at the start of next year. The shortfall would be funded through increased energy taxes as part of the government's "ecological" tax package.

However, Mr Schröder's surprise announcement, during an opposition-inspired parliamentary debate, delays the change until April 1. That allows time to implement a complex package of measures tightening rules on low paid employment.

In future, so-called "DM620 jobs" would be freed from tax, instead employers would pay a roughly equivalent sum into overburdened state social security funds.

Ralph Atkins, Bonn

HUNGARIAN PAYMENTS

Budget deficit to rise

Hungary's budget deficit this year will rise from 4.3 per cent of gross domestic product to a maximum of 6.9 per cent because of emergency payments totalling Ft242bn (\$1.1bn), the finance minister, Zsigmond Jara, said yesterday. The payments include capital injections of Ft152bn to Postabank, the troubled state-owned commercial bank, and Ft40bn to the Hungarian development bank. A further Ft50bn will go to the state privatisation company to offset payments to municipalities after the constitutional court ruled that the proceeds of the sale of 50 per cent stakes in the regional gas distribution companies should have been transferred to local governments, and not to the state.

Losses at Postabank have been revised upwards from around Ft100bn to Ft158bn, Mr Jara said. The government plans to spin off the non-banking interests and sell Postabank as a retail operation in two to three years. The government has said it will report accountants Deloitte and Touche to the police for their handling of the audit of Postabank, Hungarian radio reported.

Deloitte Touche originally put Postabank losses at Ft13bn last year. However a partial audit by KPMG for the first half of this year estimated losses at over Ft100bn.

Kester Eddy, Budapest

ENVOY TO BOSNIA

Call for more peace cash

The office of the International Bosnia envoy, Carlos Westendorp, said yesterday it needed more money to implement an ambitious plan to strengthen the country's peace process next year. The Office of the High Representative, which oversees civilian peace efforts, said "critical tasks" planned for 1999 required an increase in its budget to some Ecu38m (\$43m) from Ecu22m now.

Mr Westendorp is preparing recommendations for next year's programme to a meeting in Madrid on December 15-16 of the Peace Implementation Council, which groups 35 countries sponsoring international efforts to rebuild Bosnia. The slow pace of refugees returning to areas where they would be in an ethnic minority is widely seen as one of the biggest shortcomings of the peace process.

The office also said Mr Westendorp would recommend "comprehensive reform" of the judiciary and a reinforcement of the rule of law. "He aims to embed media reform as a means of disseminating objective and professionally gathered information," it added. Reuters, Sarajevo

SLOVAKIAN ECONOMY

Pledge to privatise banks

Slovakia's new government yesterday announced its policy programme, pledging to sell off banks and stabilise the economy. The four-party coalition of reformed communists and neo-liberals came to power in late September. The prime minister, Mikulas Dzurinda, said the new administration would restructure and then privatise the country's banks, and foreign investors would be sought to help in the process. "The government wants to contribute to the capital strengthening of the banking sector by the entry of foreign investors," he said. Reuters, Bratislava

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سكاي نيوز

TURKISH ANGER EXTRADITION DEMAND

Italians see export orders cancelled

By James Elitz in Rome

Italian business is already being hit by the diplomatic crisis between Italy and Turkey, with a host of small and medium-sized companies reporting yesterday that Turkish clients have cancelled contracts.

Companies selling textiles, manufacturing equipment, chemicals and services said they were being inundated with faxes from Turkish companies demanding that Abdullah Ocalan, the leader of the Kurdish Workers' party (PKK) arrested in Rome, should be returned to Ankara. Many clients had cancelled orders in the process.

"We are receiving very powerful pressure from all our Turkish partners," said Emma Marcegaglia, a leading figure in Confindustria, the Italian employers' federation. Federico Galdi, head of international relations at Confindustria, said he feared that "things are about to get a great deal worse" and leading Italian companies could be affected by the dispute.

Ankara is demanding the extradition of Mr Ocalan, but since his arrest last Friday, the Italian government, many of whose members are sympathetic to the Kurdish cause, has appeared increasingly likely to grant political asylum instead.

Amid fears that the row could blow up into a trade war, Massimo D'Alema, the Italian prime minister, expressed anger at the lost contracts. "Economic sanctions against Italy are unacceptable because Italy is sheding by Italian and international law," he told cabinet.

In an attempt to calm the atmosphere, Mr D'Alema had suggested he would be prepared to visit Turkey next week to discuss the fate of Mr Ocalan with Mesut Yilmaz, Turkey's prime minister.

But last night the suggested visit was called off after Mr Yilmaz snubbed the offer. Mr D'Alema said that as a result there was less "willingness on the part of the Italian government to enter a dialogue" with Turkey in the spirit of the European Union, which Turkey wished to join.

More than 130 Italian companies have partnerships and direct investments in Turkey. Some of the country's leading brand names - including Fiat, Benetton and Pirelli - have big investments in Turkey. One in three cars on Turkish roads are manufactured in a joint venture involving the Fiat group.

Italian exports to the region have been steadily increasing in recent years and were last year worth \$7.500bn (\$4.5bn), making Turkey the 12th biggest destination for Italian exports.

Imports to Italy from Turkey are much smaller and were worth \$2.600bn in 1997. One fear of Italian companies is that a trade dispute could compound damage already done by the recent Asian and Russian crises, both of which have helped give Italy one of the most sluggish growth rates in the European Union this year.

Fifteen companies that belong to the Italian small business association said yesterday they had received indications of a complete cessation of business with Turkey. Massimo Biancolini told the Italian daily *Il Sole 24 Ore* that his textiles company had lost three Turkish orders worth \$2.2m (\$1.2m).

Turkish companies yesterday announced cancellation of all package tours to Italy. Regular sales of Italian scarves through 500,000 retail outlets in Turkey have also been suspended.

Italy targeted as Turks vent their fury over Kurdish troubles

Chris de Bellaigue reports on a groundswell in popular demands for a trade boycott

The traffic had slowed to a crawl as motorists booed their support for demonstrators outside Italy's embassy in Ankara yesterday. "These protests will not stop until that dog is tried in a Turkish court," said one man. "Until then, no Turks will buy Italy's Benetton shirts or their Fiat cars."

The "dog" is Abdullah Ocalan, the Kurdish guerrilla leader who requested political asylum in Italy last weekend, prompting a diplomatic crisis between Rome and Ankara. Mesut Yilmaz, Turkey's prime minister, yesterday illustrated how dramatic the deterioration in relations was when he responded to suggestions that he might have travelled to Istanbul to meet Massimo D'Alema, his Italian counterpart, by saying: "If he wants to meet me, let him come to Ankara."

The crisis has also raised fears that possible Turkish retaliation might take the form of an economic embargo on Italian imports, which totalled more than \$8bn in the first nine months of this year. Yesterday an official at Turkey's directorate of foreign trade said that ways of "curtailing foreign trade" had been prepared.

Turkey's leading supermarket chain Migros said yesterday it was halting



Kurds (left) demonstrate at the Turkish embassy in Rome and Turks protest outside the Italian embassy in Ankara

imports of some Italian goods.

But from many Turks, including those who spent their military service fighting the Kurdish Workers party, the PKK, in south-eastern Turkey, trade sanctions do not compensate for a wider sense of injustice felt about "perfidious Europe".

For them the immediate offender is Italy and its prevarication on what Mr Yilmaz has called a "life-and-death matter for Turkey". This sense of outrage is all the more dramatic because it is Italy that has given Turkey's European Union membership aspirations the most support and

has held a broadly pro-Turkey line on the subject of the divided island of Cyprus.

But when Bulent Ecevit, Turkey's deputy prime minister, said on Tuesday that granting Mr Ocalan asylum would earn Italy the label of "terrorist state", he was also warning Germany, where prosecutors may demand the extradition of Mr Ocalan in connection with two murders, not to think of doing the same.

Mr Ecevit is one of a breed of Turkish nationalists which has never forgiven Europe for trying to carve up the remains of the Ottoman Empire after the first



world war. Judging from the European Union's failure to come out in clear support of Mr Ocalan's extradition, such nationalists have concluded that the aim has hardly changed.

A statement put out by France's Foreign Ministry spoke of finding a "political answer" to the Kurdish problem. Joschka Fischer, Germany's foreign minister, said Mr Ocalan's case fell "into the jurisdiction of the Italian authorities". He enraged Turks by describing Mr Ocalan's presence as "a chance for a durable solution of the Kurdish problem". Mr Yilmaz has vowed not to negotiate with "terrorists who

have blood on their hands". Turkey's war against Mr Ocalan's Kurdish nationalist PKK has taken 30,000 lives on both sides and cost Turkey some \$7bn a year to wage. Turkey regards even mild forms of minority nationalism as criminal. Kurds constitute an estimated 30 per cent of Turkey's population of 65m.

Europe's reluctance to criticise their EU ally provides a stark contrast to the support the US has extended to Turkey. Although Strobe Talbott, the US assistant secretary of state, recently called for a political solution to Turkey's Kurdish problem, the US evidently feels

that this does not involve Mr Ocalan. On Tuesday night the State Department said that Mr Ocalan "should be extradited and brought to justice... he should receive no safe haven".

The strength of Turkish reaction may also be connected with the political instability likely to follow Mr Yilmaz's expected defeat in a parliamentary vote of censure next Wednesday. If Mr Yilmaz is forced to resign, Turkey's party leaders will have 45 days to convene up a new government from Ankara's fractured parliament. If they cannot, President Suleyman Demirel is empowered to form a cross-party government to take Turkey to elections.

"Would Yilmaz really have been so rude to D'Alema," asked a European diplomat, "if he thought he would be in power?"

Turkish nationalists across the country are in similarly angry mood. On Tuesday Hasan Denekard, the justice minister, called for "sensible and calm behaviour" from the nationalists burning Italian flags and clashing with Kurdish protesters around the country.

Yesterday, however, there was little sign that they had followed his advice. A 24-hour siege of the provincial headquarters of a party associated with the PKK was broken up only when police in Kocaeli removed 60 members of the People's Democracy party. Hadepe, besieged by a crowd chanting nationalist slogans.

US, Korean groups to shut Portuguese chip plant

By Peter Wise in Lisbon

Texas Instruments of the US and Samsung Electronics of South Korea are to close a jointly operated semiconductor plant in northern Portugal, one of the country's biggest foreign investments, with the loss of 750 jobs.

Portugal said it would demand full compensation for the breach of a \$137m investment contract, which was not due to expire until

2004, and the repayment of state and European Union incentives.

The decision to close the plant, involving one of Portugal's biggest mass dismissals to date, follows a collapse of the international semiconductor market that has sent chip prices plummeting.

Siemens, the German engineering and electronics group, which employs about 5,000 workers in five Portuguese plants, including a

\$420m semiconductor unit, recently announced plans to sell businesses worth DM17bn (\$10.3bn).

However, a Portuguese official said senior management had assumed the government that the future of Siemens plants in Portugal would not be threatened by the group's sell-off plans, which include its loss-making semiconductor division.

Workers at the TI-Samsung plant at Maia near

Oporto were told yesterday that the plant would be closed in March. "We were told it was because of the competition and the Asian crisis," one said.

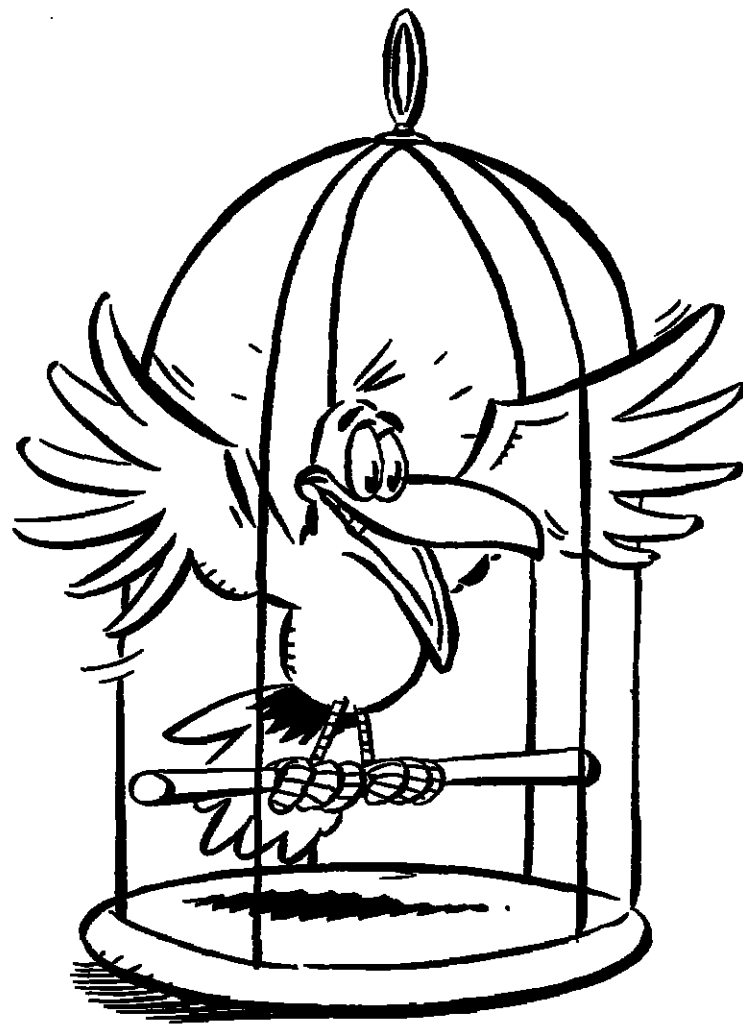
Diego Tavares, vice-president of ICEP, the state body responsible for foreign investment, said the two companies had made a "unilateral and irreversible" decision to close the plant, which started up in 1994. He said the companies had

stressed the decision was taken for strategic reasons and did not reflect on Portugal's value as a destination for productive investment.

Portugal would seek the restitution of Portuguese state grants and EU grants paid to the project, estimated to total several million dollars, and compensation in full for the loss of jobs, he said. Substantial tax benefits would also have to be repaid. "Every business invest-

ment involves an element of risk and companies are obliged to honour their commitments if they decide to break the terms of a contract," he said.

TI has been producing integrated circuits at Maia since 1973. Samsung Electronics decided to enter into a joint venture with the US company in 1994 and for the first time began to assemble semiconductor integrated circuits outside South Korea.



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Japan trade surplus with US up 32%

By Michio Nakamoto in Tokyo

Japan's politically sensitive trade surplus with the US rose 32 per cent in October, compared with a year ago, to ¥719bn (\$5.9bn) mainly as a result of a fall in imports caused by sluggish domestic economic activity.

The higher trade surplus, which was announced as President Bill Clinton arrived in Tokyo yesterday, is likely to increase calls for the Japanese government to implement stronger measures to stoke domestic demand and ease trade restrictions.

Addressing the audience at a town hall meeting in Tokyo, Mr Clinton urged Japan to take steps to open its markets more to foreign products. He also expressed concern about Japanese steel exports to the US, which have increased 500 per cent in the past year.

"No one quite believes that this is just because of the economic problems,"

Mr Clinton declared.

The US International Trade Commission has made a preliminary ruling that Japanese steel products were being dumped in the US market. The ruling comes after protests from US steel makers. Car exports to the US have also increased significantly.

Japanese officials were at pains to defuse tensions over the surplus.

"The sole reason for the rise in the trade surplus is the fall in imports from the US," said an official in the trade ministry. Imports from the US fell 9 per cent while exports rose 8 per cent in October, on an unadjusted basis, compared with a year ago.

"The US economy is much stronger than Japan's, so it is natural for the trade surplus to increase," the official added.

The weakness of economic activity in Japan was highlighted by a near-50 per cent fall year-on-year in machinery orders in October.



Japanese student protesters in Tokyo yesterday held up effigies of Bill Clinton and Keizo Obuchi in an expression of opposition to the US president's visit to Japan.

largely due to a rise in exports.

Nonetheless, the rising trend in Japan's trade surplus with the US is expected to lead to a record for the year, exceeding last year's \$56.1bn.

Meanwhile, the slowdown in Japanese imports from

the US, combined with the growth in US exports to Mexico, meant Japan had been replaced by Mexico as the US's largest trading partner after Canada.

Japan's overall trade surplus in October was up 23 per cent year-on-year to ¥1,370bn.

China warned on epidemic of smoker deaths

By James Harding in Shanghai

One in three young men in China will eventually die from tobacco-related illnesses if current smoking patterns continue in the world's largest cigarette market, according to the most extensive investigation to date into smoking in the country.

A report to be published today in the British Medical Journal concludes: "China is undergoing a catastrophic epidemic of smoking deaths."

The results, compiled by medical experts from China, Britain and the US, are likely to increase pressure on Beijing to raise public awareness of the health threats of smoking. In the long term they could force the authorities to challenge the domestic tobacco companies that dominate the market as well as the international groups selling increasing numbers of cigarettes in China.

More than 300m Chinese people smoke in excess of 1,800bn cigarettes a year, roughly a third of the world total. And their numbers are rising. Average daily consumption of cigarettes by men has risen from one in 1952 to 10 in 1992, while two thirds of men become smokers before the age of 25, with few ever giving up.

With the growth in the number of smokers and the frequency of smoking, annual tobacco-related deaths are expected to triple over the next 20 years, from nearly 1m people in 2000 to 3m in 2020, according to the study.

The team of researchers, who interviewed 1m families of people who had died and 250,000 others, show that of more than 300m males now aged 25 or less, at least 100m will eventually be killed by tobacco. Half the deaths will be between the ages of 35 and 65.

Chinese women smoke a tiny fraction of the number of cigarettes consumed by men and the number of Chinese female smokers has fallen sharply. "Before 1950, about 10 per cent of young Chinese women became smokers, but for unknown reasons only 1 per cent do now," the researchers noted.

men and the number of Chinese female smokers has

fallen sharply. "Before 1950, about 10 per cent of young Chinese women became smokers, but for unknown reasons only 1 per cent do now," the researchers noted.

The Chinese government has taken an ambivalent attitude to smoking, promoting public awareness of health risks while supporting development of big state-owned cigarette factories.

Hou Feisen, an official at the health education department at the Ministry of Health, said yesterday: "China will further

'I personally think the industry will continue to develop'

strengthen its anti-smoking campaign and we are focusing the campaign on youngsters. . . I personally think that the tobacco industry, as an important taxpayer, will continue to have some development."

Tax income from the industry grew to RMB55bn (\$6.6bn) in 1994, from RMB34bn in 1989.

Many of China's tobacco companies have begun to produce low-nicotine cigarettes, but the anti-smoking trend in the western world has yet to make a dent on Chinese consumption.

An official at the Kunming Cigarette Factory, a large state-owned company, said yesterday: "There is a no-smoking trend that comes with the development of environmental protection, the rise in people's levels of education and the anti-smoking campaign. But, at present, it has not had a big impact on our factory. Most people who have given up smoking are in urban, not rural, areas. There is still a lot of room for growth in the market."

Indonesia rupiah shrugs off unrest

By Sandra Thomas in Jakarta

The Indonesian rupiah defied political unrest yesterday and continued to rise, amid encouraging economic data and World Bank studies indicating the economic crisis's social impact was less dramatic than had been forecast.

The rupiah continued its rebound despite continued student protests, trading around 7,625 to the US dollar late yesterday, from a low of Rp17,000 in June and a high of Rp2,400 in early 1997.

The World Bank yesterday said that, if the differential in inflation rates was taken into account, the rupiah had depreciated only 40 per cent in real terms since the crisis started and made "a dramatic catch-up with other regional currencies" in recent weeks.

Currency traders were indifferent to a further drop in interest rates. The rate for central bank paper due in one month dropped from 51.16 to 49.66 per cent, from a high of 67.7 per cent in June. Bank analysts have noted a cautious recovery of deposits, even after rates started coming down in September.

A senior tax official said income tax revenues were already 15 per cent above the target for the fiscal year, which ends March 31, defying predictions that debt-ridden enterprises would stop paying.

Ginandjar Kartasasmita, co-ordinating minister for economy, finance and industry, said manufactured exports rose 14 per cent in the first seven months of 1998, with textile and furniture leading the way and making up for much of the impact of a drop in world prices for the country's export commodities such as oil and gas. "Indonesia is indeed on the road to recovery," he said.

The World Bank, meanwhile, challenged accepted wisdoms about the social impact of Indonesia's economic crisis, pointing at initial results from its research to say employment was stable and a decline in purchasing power was limited mainly to the urban poor and middle class on the main island of Java.

Dennis de Tray, the Bank's director for Indonesia, said an influx of women and young into the informal labour sector had made up for widespread job losses at troubled industries, as urban families struggled to supplement their income. While urban families reported a decline in real expenditure of 30 per cent, rural families had spent more in the past year as rising prices for farm products, some exported, made up for rising costs.

Mr de Tray said government grants had helped prevent an exodus of children from primary schools but not from secondary schools, where costs are higher and students have the option to earn income for the family.

The data, contradicting more dramatic studies by the United Nations, help explain resilience of sales for basic consumer items such as foods and cigarettes, as opposed to middle and upper class items such as cars, down 90 per cent. But Mr de Tray cautioned the disproportionate blow to the middle class "is going to be a tough political issue" in approaching elections.

"The economy of Indonesia is beginning to mend but it won't hold if the politics won't hold," he said.

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JAPAN ECONOMY BANKS LOOK POISED TO APPLY FOR PUBLIC FUNDS TO REINFORCE THEIR CAPITAL BASES

Obuchi nearer to expanding tax cuts

By Michio Nakamoto in Tokyo

The Japanese government yesterday moved closer to expanding tax cuts to stimulate the ailing economy, after agreeing with the opposition Liberal party to form a coalition by early January.

Keizo Obuchi, the prime minister, and Ichiro Ozawa, Liberal party leader, also agreed to increase the scale of overall tax cuts from ¥6,000bn (\$49bn), as indicated in the latest economic stimulus package, to ¥10,000bn (\$82bn), the two parties said.

The tax cut increase would come from a "radical revision" of the national consumption tax and reduction in the corporate tax from 46 to 40 per cent.

It would include larger income tax cuts and cuts in areas such as housing investment taxes. The stimulus plan calls for a total ¥4,000bn reduction in income tax cuts. No details were given on timing or extent of these latter cuts.

Nor was it clear the "radical revision" would lead to a temporary lifting of the 5 per cent consumption tax, as the Liberal party has demanded. Resistance is strong in the ruling Liberal Democratic party to freezing the tax, which cost the LDP its majority in the upper house.

The two parties did agree on using proceeds from the consumption tax for welfare spending, cutting the number of government employees by 25 per cent over 10 years, reducing the number of seats in each of the two houses of parliament and consolidating the current 20 ministries into 12. Cabinet posts would be cut to 17 from 30.

Following yesterday's agreement, the LDP is likely to succeed in passing pending legislation through the regular Diet session starting in January. The ruling party does not have a majority in the upper house, which can block legislation

apart from the budget.

A coalition with the Liberal party, mostly made up of former LDP deputies, would not give the LDP a majority in the upper house, but strengthens its hand in negotiations with another opposition party, the Komeito.

The LDP is keen to pass legislation on implementing new US-Japan security guidelines, which are opposed by most of the opposition, except for the Liberal party.

● Gillian Tett adds: Japanese banks look poised to apply for up to ¥10,000bn in public funds to reinforce their capital bases, banking

officials indicate. This follows the government's decision to use up to ¥80,000bn of public funds to support the ailing financial sector.

The move may boost hopes the government is finally implementing some banking reforms. But the level of applications is set to be sharply lower than the ¥25,000bn earmarked for such capital injections.

The reluctance to accept money largely stems from the banks' concerns that accepting public fund injections could leave them vulnerable to political interference. Many banks fear the government will use the aid to demand faster reform.

Indian banks improve lending performance

By Krishna Guha in Bombay

The health of India's banks improved last year despite a rise in the absolute level of bad debts, a new report by the country's central bank claims.

The level of non-performing assets - both gross and net - of public-sector banks in relation to advances had been on the decline, the Reserve Bank said. Non-performing assets accounted for 16 per cent of banks' advances at the year-end, down from 25 per cent four years ago.

But the burden of bad debts remained a big hurdle, acted as a deadweight on profitability and had been an impediment to lower lending rates.

Banks' non-performing assets increased from Rs437bn (\$10.3bn) to Rs457bn last year, it said. After provisions, the figure was up from Rs203bn to Rs212bn. However, the rise in bad debts was smaller than the increase in total lending. As a result, problem loans formed a smaller proportion of advances.

About half of all the banks' bad debts came from mandatory loans to the priority sector, including small-scale

business and agriculture.

The Reserve Bank also reported that competition was putting pressure on banks' margins. The average net interest margin fell from 3.22 percentage points to 2.95 percentage points last year.

It supported setting up asset reconstruction companies to take on banks' bad debts but warned against wasting the Rsbn set aside for that purpose in the budget.

"It is important these funds be used only for the capital of the asset reconstruction companies and not to bail out weak banks - directly or indirectly."

Separate figures for India's development financial institutions, which provide long-term loans, showed a bigger rise in bad debts. Their combined non-per-

forming assets jumped 25 per cent to Rs120bn last year. As this increase was similar to the rise in total lending, no improvement occurred in asset quality.

In an effort to reassure nervous investors, the Reserve Bank published a detailed breakdown of the entire financial sector's bad debts for the first time, indicating whether loans were substandard, doubtful or lost. One of the most important reasons for the recent turmoil in south-east Asia was the absence of proper disclosure in the balance sheets of financial intermediaries, it said.

Analysts welcomed the commitment to greater disclosure, but said the official figures underestimated the scale of the bad debt problem, which might worsen this year if India's economic slowdown continued. Lenders are only required to classify debts as sub-standard if the borrower is in default for two quarters, rather than the international norm of one quarter.

Loans guaranteed by the central government are not deemed in default even if not serviced. It is not uncommon for lenders to extend fresh credit to prevent an existing loan from going bad.

Non-performing assets improved to 16 per cent of advances, from 25 per cent four years ago

THE

DAVID THOMAS PRIZE

David Thomas was a Financial Times journalist killed on assignment in Kuwait in April 1991. Before joining the FT he had worked for, among others, the Trades Union Congress.

His life was characterised by original and radical thinking coupled with a search for new subjects and orthodoxies to challenge, particularly in the fields of industrial policy, third world development and the environment.

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Applicants, aged over 21, of any nationality, should submit a typed entry of up to 500 words in English, together with a brief c.v., describing a practical innovation that would improve the lives of as many people as possible. Please keep David Thomas's interests in mind when writing the entry and suggest ways in which your project might be evaluated for success after implementation.

The winner will receive a cheque for £5,000 to implement the project, which might cover technology, medicine, social policy, scientific, financial, transport or other sectors. The project will be considered for coverage in the Financial Times.

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AUSTRALIAN POLITICS CONTROVERSY OVER PARTY'S SOLE PARLIAMENTARIAN

One Nation in citizenship row

By Owen Robinson in Sydney

The citizenship issue in Australian politics yesterday rebounded on One Nation, the nationalist, protectionist and anti-immigration party, in what commentators described as "one of the most ironic twists" of recent political history.

Political opponents of the party yesterday said Heather Hill, the only One Nation member to win a parliamentary seat in national elections last month, held British citizenship at the time of the national poll and was therefore ineligible to hold a parliamentary seat.

The constitution forbids subjects or citizens of a foreign country holding political office. It also states that persons running for public office must take "all reasonable steps" to renounce their original nationality.

The charge was raised by Bill O'Chee, a National party senator who lost his seat to Ms Hill.

Mr O'Chee, Australia's first National parliamentarian of Asian descent, who frequently stresses his "Australian-ness", is a staunch monarchist who campaigned against Australia's republican drive. Ms Hill, he said, yesterday, was "not 100 per cent dinky-di Aussie" (authentically Australian).

One Nation spent its time querying the commitment that other people had to Australia, he said. "Yet, when

the boot is on the other foot, they are always found wanting."

Ms Hill took out Australian citizenship a month before contesting the Queensland state elections in June, but still possessed her British passport when she won her Senate seat in October. She said yesterday that she had taken "reasonable steps", as stipulated in the constitution, to give up her British passport. "I believe I have done that," she said. But her refusal to say whether she had renounced her British citizenship was fuelling calls for her removal.

The row is the latest blow to One Nation, which predicted before the national election that it would capture the parliamentary balance of power. Instead, the party's president, Pauline Hanson, lost her seat in the lower house, leaving Ms Hill the party's sole parliamentarian.

If she is forced to give up her seat, One Nation would be further marginalised. However, the party gained more than A\$3m (US\$1.9m) from the national election under a public subsidy system for political parties. The money would be used to finance One Nation's campaign for the New South Wales state elections in March, said Ms Hanson.

"We're here for a while," she said yesterday. "We are not going anywhere."

The economy of Indonesia is beginning to mend but it won't hold if the politics won't hold," he said.

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50.1 مائة الف

Brussels rejects US banana peace offer

By Stephen Fidler
in Washington, Neil Buckley
in Brussels and
Guy de Jongh in London

The European Union yesterday rejected a US proposal to seek a rapid settlement of their dispute over the EU banana regime in the World Trade Organisation.

The regime guarantees producers in former British and French colonies in Africa, the Caribbean and the Pacific preferential access to the EU market, at the expense of cheaper fruit

grown in Latin America.

A WTO disputes panel last year upheld a US complaint that the regime violated world trade rules. Although the US exports no bananas, it says the regime discriminates against Chiquita Brands and other US distributors of Latin American bananas.

Washington says the EU's modifications to its regime do not comply with the WTO ruling and is threatening to impose 100 per cent tariffs on a range of European exports from January 1.

A spokesman for Sir Leon Brittan, EU trade commissioner, said Brussels had rejected the US offer for a fresh WTO ruling because Washington had not lifted its threat to impose unilateral sanctions.

"The US is twisting the WTO procedures to fit its own arbitrary and illegal unilateral sanctions timetable. That is unacceptable. [The US] is trying to use the threat of unilateral sanctions to exert pressure on the procedures," Sir Leon's spokesman said.

Peter Scher, US special trade negotiator, denied the EU accusations. "If they are rejecting this proposal, it seems to me to question whether they believe that their proposed regime is in line with WTO rules."

Mr Scher said the US would go ahead with plans to announce on December 15 a final list of EU exports liable to sanctions. But he denied that the US was seeking to coerce the EU, saying no sanctions would be imposed while WTO disputes panels were still dealing

with the banana issue.

Charlene Barshefsky, US trade representative, called on Brussels yesterday to agree to reconvene a WTO panel, to rule by January 15 on whether proposed modifications to the banana regime comply with last year's WTO decision.

If a new ruling proved unacceptable to either side, the WTO's appellate tribunal could be asked to issue a final decision under a special accelerated procedure.

If the WTO disputes panel upheld its earlier ruling, and

the EU still refused to conform with it, the US would ask the WTO for authorisation to retaliate against European exports.

The EU Commission insisted yesterday that it was committed to WTO rules, saying the US had rejected its proposal on September for an accelerated disputes panel review of changes to the banana regime. But Mr Scher said EU compliance with WTO rules was critical to the credibility of the multilateral trade system.

NEWS DIGEST

MOBILE TELEPHONES

South Africa to award new licences next year

South Africa will award two new licences for mobile telephone networks by next July, bringing the number of cellular operators to four. Jay Naidoo, the minister for posts, telecommunications and broadcasting, said yesterday.

He said Vodacom and MTN, the two existing operators, had signed up more than 2m subscribers since 1994 and were making about R4bn (\$700m) a year in revenue in a fast growing market. Vodacom is 50 per cent owned by Telkom of South Africa, with Vodafone of the UK holding a 31.5 per cent stake; MTN is controlled by South African black empowerment groups, including Johnnic.

Mr Naidoo announced various conditions that will apply to the winners of the licences, including a one-off R100m licence fee, a levy on turnover, and a requirement that a black empowerment group must maintain a shareholding in the company making the bid. After the government has issued a formal "invitation to apply," telecoms companies will have three months to submit their bids for the 15-year licences. Victor Mallet, Johannesburg

UK-SHANGHAI AIR ROUTE

Branson battles BA

Richard Branson, head of Virgin Atlantic, visited Shanghai yesterday to put his case for his airline to open the new air route between London and China's largest and most cosmopolitan city. The competition between Mr Branson's airline and his favourite adversary, British Airways, to operate the first direct flights between London and Shanghai is due to be decided following a hearing before the UK Civil Aviation Authority next month.

British Airways, which already flies between London and Beijing, has lobbied vigorously to run the route to Shanghai, which is still an infant market for international air traffic but promises huge numbers of future passengers.

The bid to start the Shanghai service, which if awarded to Virgin Atlantic would be the first time the company would open a new route, is part of broader ambitions for the Virgin group of companies in China. Mr Branson said. The group is also looking to launch Virgin Cola in Shanghai next year and is considering the prospects for opening cinemas and megastores. Chinese officials have indicated that China Eastern, the regional airline based in Shanghai, is likely to be designated as the Chinese carrier to London. James Harding, Shanghai

CUBAN OIL SEARCH

Petrobras joins the hunt

Brazil's Petrobras has become the latest foreign oil company to join the hunt for oil in Cuba, signing an exploration and production contract for a concession on the Caribbean island's north coast. The contract between Petrobras and the Cuban state oil company Cupetrol (Cupet) foresees a first phase of seismic testing lasting nine months, followed by a projected 18-month exploration drilling phase. The estimated investment cost is \$23m.

More than a dozen small oil companies from Canada, Britain, France, Sweden and Spain are helping the Cubans explore for oil. Pascal Fletcher, Havana

Russians sign Vietnam oil refinery deal

By Jonathan Birchall in Hanoi

Vietnam's state-owned oil company, Petrovietnam, and Russia's state-run Zarubezhneft have signed an \$800m agreement to establish Vietnam's first big oil refinery at Dung Quat in the central province of Quang Ngai, a project surrounded by controversy for more than three years.

At a signing ceremony in Hanoi last night, Ngo Xuan Loc, Vietnam's deputy prime minister, described the deal as "an historic milestone" in the relationship between Vietnam and Russia.

However, Russian involvement follows the withdrawal of two groups of potential foreign investors - including France's Total and a consortium led by Malaysia's Petronas.

The Dung Quat project is Vietnam's largest single industrial development and is politically important to the government: last year, the National Assembly endorsed it as being of strategic national importance.

Although an oil producer, Vietnam depends on regional refineries to process products for domestic use. Government officials emphasise its importance for

long-term plans to promote industrial development in the impoverished central region, although foreign aid donors question the wisdom of diverting badly needed foreign exchange into the scheme.

Earlier attempts to secure foreign involvement foundered over Vietnam's decision to build the refinery in an area devoid of infrastructure, almost 1,000km from the main markets of southern Vietnam. Last year, Ho Si Thong, chairman of Petrovietnam, estimated the refinery's location would add about \$28.7m a year to transport costs.

Under the joint venture arrangement, both Petrovietnam and Zarubezhneft will contribute \$400m in equity, with an additional \$500m-\$600m being sought in bank loans and export credits. According to Petrovietnam's Mr Thong, the Vietnam's \$400m of equity will be funded by oil export revenue.

Zarubezhneft will use revenues from its existing involvement in the Vietsovpetro joint venture, which operates Vietnam's 200,000b/d Bach Ho and Rong offshore fields.

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RACE TO LEAD WTO THAI CANDIDATE'S EMBRACE FOR RUSSIA, CHINA AND DEVELOPING WORLD

Banker who wants to make the next big trade round truly global

By Ted Bartacke in Bangkok

Long before it became fashionable, Thailand's deputy prime minister, Supachai Panitchpakdi, was calling on the world's leading nations to re-examine the global financial system. That may seem a strange rallying cry for someone who wants to lead the World Trade Organisation, but to Mr Supachai, a former central banker, it makes perfect sense.

Prospects for trade liberalisation would, he believes, be damaged if, as a result of financial turmoil, developing nations turn their back on globalisation. And those countries most damaged by lack of preparedness for open capital accounts are those with mixed feelings about free trade.

"People have been taking globalisation for granted for too long," Mr Supachai says. To make use of trade liberalisation, countries "need to be well prepared, have people who look into competitiveness policy, have industries that understand the need for competition, and have effective trade lobbies".

Hence one of Mr Supachai's main projects as head of the WTO would be to get the organisation to help developing countries design the world trading system.



Name: Supachai Panitchpakdi
Nationality: Thai
Work experience: Thailand's deputy prime minister, President of Thai Military Bank, Deputy Finance Minister, Central Bank

"The WTO should try to be an adviser. We need to be able to assist some of the members of the WTO to enhance their opportunities in multilateral trade negotiations. Otherwise they would opt out or always remain at the receiving end of all this negotiation."

This belief in inclusion has meant Mr Supachai would be eager to tackle one of the WTO's biggest items: membership for China, Russia and other "countries in transition". Mr Supachai wants Russia and China in the WTO before the next round of multilateral trade negotiations. "I personally would pay a lot of attention to that," he says. "Their participation helps them take trade liberalisation and market mechanisms up as one of their guiding principles... and would make the next WTO agreement truly global."

Mr Supachai, 53, is a relative newcomer to trade issues, taking over Thai-

land's trade and economic policy in 1992 after stints as president of Thai Military Bank, deputy finance minister and central banker, and as a doctoral student in the Netherlands under Jan Tinbergen - the first Nobel laureate in economics - and fellow at Cambridge.

But the former chess master has been a fast learner on matters of trade. He rescued Thailand from potentially disastrous sanctions threatened by the US over intellectual property rights, steered ratification of the Uruguay Round trade deal through the fickle Thai parliament and oversaw the boom of the country's eastern seaboard, the favoured destination for foreign manufacturing investment. On the international front, Mr Supachai helped form Afta, the Association of South East Asian Nations Free Trade Area, and was a key proponent of trade liberalisation in the Asia Pacific Economic Co-operation forum.

Both groupings have been criticised by free trade hardliners for relying on voluntary or non-binding tariff reductions. Mr Supachai replies: "The only way to bind us together was to be non-binding."

Mr Supachai has a similar pragmatic response to fears that, as a candidate backed by Japan and other Asian nations, he would not vigorously pursue a free trade agenda. Rather, he says, someone who can preach the free trade gospel effectively to countries that might have reservations because of global economic turmoil is more crucial now than "just using leverage or banging the table" in negotiations.

He cites his success last month in keeping Afta from retreating on tariff reduction measures as proof that he can convince sometimes reluctant countries to liberalise trade liberalisation.

This is at least partly why Mr Supachai has decided to pursue the WTO position in the prime of his career. He wants to ensure Thailand, a trading nation throughout its modern history, remains open. And he believes the best way to do that is to keep the entire system free - but also fair.

Second in a series of profiles on candidates to succeed Renato Ruggiero as WTO head.

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CLINTON IMPEACHMENT HEARINGS PROSECUTOR BITTERLY ATTACKED BEFORE HOUSE JUDICIARY COMMITTEE

Starr under fire from Democrats

By Mark Suzman in Washington

The impeachment hearings against President Bill Clinton degenerated into a bitter partisan battle yesterday as Kenneth Starr, the independent counsel, tried to revive the Monica Lewinsky scandal in testimony to the House of Representatives judiciary committee.

In his first public defence of his report charging Mr Clinton with impeachable offences, Mr Starr stood by his conclusion that the president had repeatedly violated his public duties in trying to cover up his affair with Ms

Lewinsky. "The propriety of a relationship is not the concern of our office," he said. "The referral is instead about obstruction of justice, lying under oath, tampering with witnesses and misuse of power. The referral cannot be understood without appreciating that vital distinction."

But Democrats rejected the charges as they made a series of direct attacks on Mr Starr's character, portraying him as a "federally paid sex policeman" whose pursuit of Mr Clinton had "crossed the line into obsession."

The wrangling demon-

strated how sharp the divisions between the sides have become in the wake of Democratic election successes earlier this month. The White House is now confident there is not enough support in Congress to impeach Mr Clinton, but many rightwing Republicans are determined to push the process forward regardless.

John Conyers, ranking Democrat on the judiciary committee, described the hearing as "an unprecedented desperation effort to breathe new life into a dying inquiry" and said Mr Starr's "lawdy, salacious" tactics

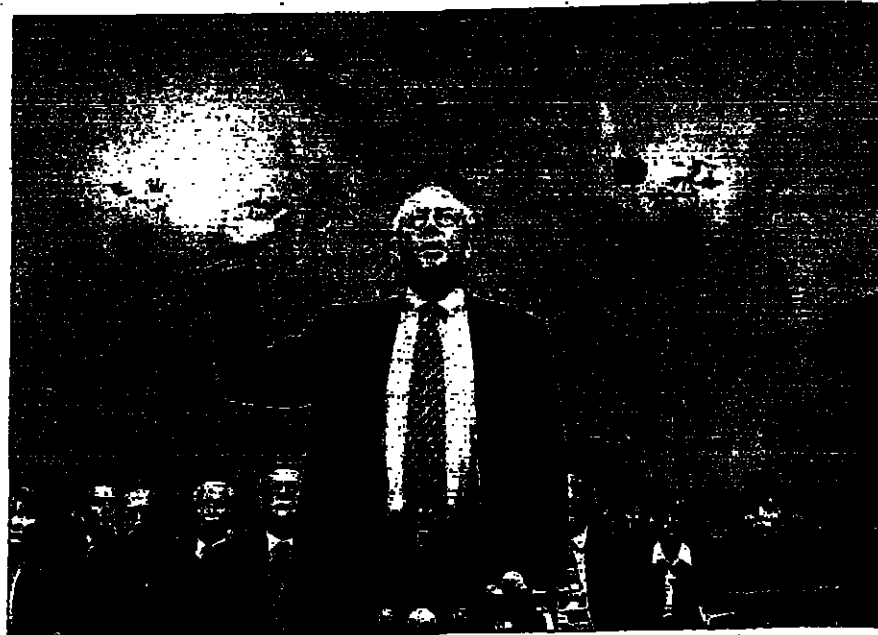
had damaged his credibility. "This causes us to question Mr Starr's motion and to lack confidence in his referral," he said.

However, Mr Starr strongly defended his inclusion of details of Mr Clinton's sexual relationship in the report, emphasising that it was Congress and not his office that had released the information to the public. "The facts, the story are critical - they affect credibility, they are necessary to avoid a distorted picture, they ultimately are the basis for a just conclusion."

Fending off several inter-

ruptions by Democrats, Mr Starr also stressed that he believed perjury did qualify as an impeachable offence under the constitution. "On at least six different occasions... [the president] could choose truth or he could choose deception," he said. "On all six occasions the president chose deception."

Henry Hyde, committee chair, expressed irritation with Democratic tactics. However, despite having announced that he would be calling new witnesses to the inquiry, he re-stated his commitment to try to complete proceedings this year.



Starr prepares to give his testimony yesterday

Ghosts of Lincoln and Nixon

By Mark Suzman

If Kenneth Starr harboured any lingering hopes that Congress might approach his testimony in a calm and sober manner they were shattered even before he had a chance to open his mouth. No sooner had Henry Hyde, the Republican chair of the judiciary committee, opened proceedings than Democrats sought to use a series of procedural manoeuvres to try to portray the Republicans as biased.

William Delahunt of Massachusetts began by arguing that the decision to allow Mr Clinton's lawyers only half an hour to question Mr Starr gave the president fewer rights than Richard Nixon had during the Watergate hearings. And when Mr Hyde accused him of trying to disrupt the hearing, Melvin Watt of North Carolina,

an outspoken supporter of Mr Clinton, retorted: "We're disrupting a railroad."

Even after a clearly disgruntled Mr Hyde managed to call the meeting back to order, John Conyers of Michigan, the ranking Democrat, immediately launched a searing attack on Mr Starr's character and credibility, dismissing his tactics as questionable, his investigation as flawed and his report as frivolous.

But despite a couple of nervous gulps before he started speaking, the independent counsel appeared unfazed. Instead, speaking in a slow, soft voice, he mounted a fierce two-hour defence of his inquiry.

Although most of his address was devoted to details of the Lewinsky scandal, he also addressed other inquiries undertaken by his office, including the White-

water land deal he was first appointed to investigate.

Mr Starr broadly exonerated Mr Clinton in some of those cases, ranging from the White House use of FBI files to investigate some Republican officials to the sacking of the White House travel office.

However, he made it clear that even if he had not been able to amass sufficient credible evidence to file charges on the Whitewater issue, he believed Mr Clinton had been involved in a cover-up that fitted a broader White House pattern of obstructing other investigations.

Mr Starr sought at times to be self-deprecating, making light of his personal unpopularity. He portrayed himself as a simple servant of the law trying to do an unpleasant job to the best of his ability.

But he could not contain

his bitterness at the White House or disguise his deep conviction that he was on the side of right.

He argued that a better Nixon analogy than Mr Delahunt's was the similarity between the former president's misuse of executive privilege and Mr Clinton's. And he cited one of the most revered US leaders of all in his support. "President Lincoln asked that 'the reverence for the laws be proclaimed in legislative halls and enforced in courts of justice,'" he said. "I revere the law. I am proud of what we have accomplished."

But although it remains to be seen if any of the public share that pride, it was clear that many of his listeners did not. As soon as Mr Starr stopped speaking, Democrats began preparing a new series of attacks on the embattled prosecutor.

Microsoft 'had monopoly since the early 1990s'

By Richard Wolff in Washington

The first economics expert to testify in the Microsoft antitrust trial yesterday insisted that the world's largest software company had maintained its monopoly power since the early 1990s despite rapid technological change in the computer industry.

Frederick Warren-Boulton, a former chief economist at the US Justice Department in the Reagan administration, said Microsoft had sustained a market share in operating software of more than 90 per cent since 1991.

In its cross-examination, Microsoft argued such measures of market share were irrelevant in an industry which was forced to adapt to

the rapid evolution of software products. Microsoft denies it commands monopolistic power because technological changes create new competitive pressures.

Michael Lachovara, Microsoft's attorney, further suggested that Microsoft was competing not just against other companies but against its own previous software. The company had to convince customers to buy new versions of its best-selling Windows operating system.

But Mr Warren-Boulton said Microsoft - and the software industry - was not an exceptional case in terms of competitive pressures or technological change.

"It is a characteristic that new models are introduced. But that is true of the auto-

mobile industry," he said. "If you sell a car to someone who does not have one, that person is more willing to pay more than someone who has a car. Similarly, Microsoft realises some customers have a personal computer and want to upgrade [Windows], while some are buying a new operating system on a new personal computer."

Mr Warren-Boulton said Microsoft's monopoly power was protected by the "network effects" of popular applications designed to run only on Windows. Such applications - including word processors and financial spreadsheets - prevented new competitors from launching a successful new operating system.

Brazil tax vote boost for austerity

By Geoff Oyer in São Paulo

The Brazilian government's fiscal austerity plan has won two important victories in Congress, including the approval of a controversial tax increase for companies.

A joint session of the lower house and Senate voted late on Wednesday in favour of an increase in Cofins, a contribution by companies to the social security system, despite strong opposition from the business community.

The votes showed the government is continuing to maintain political support for its austerity programme in the face of a looming recession and a scandal over privatisation.

In an attempt to restore confidence in its economy and to prevent a currency crisis, the government has pledged to save R\$28bn (US\$4.4bn) from next year's budget through tax increases and spending cuts.

The fiscal programme is the basis of the agreement Brazil signed last week with the International Monetary Fund, under which it will receive a \$4.5bn package of financial assistance.

Congress voted to increase the Cofins tax from 2 to 3 per cent of company revenues and to extend the tax to the financial sector, which had been exempt. The government hopes the measure will raise R\$3.3bn next year.

Legislators also voted in favour of a measure which limits spending by state governments on pensions and requires public sector pensioners to contribute to the social security system.

The measure is the first of several proposals put forward by the government to cut spending on pensions, which together are expected to generate savings of R\$4.3bn next year. "The result shows that the rumours and allegations have so far not paralysed the government," said Carlos Lopes, a political analyst.

Opposition deputies have been pushing for Congress to launch an official investigation into the July privatisation of Telebrás, the telecoms group, following the weekend publication of taped conversations about the sale between Luiz Carlos Mendonça de Barros, communications minister, and André Lara Resende, president of the National Development Bank, which co-ordinated the privatisation.

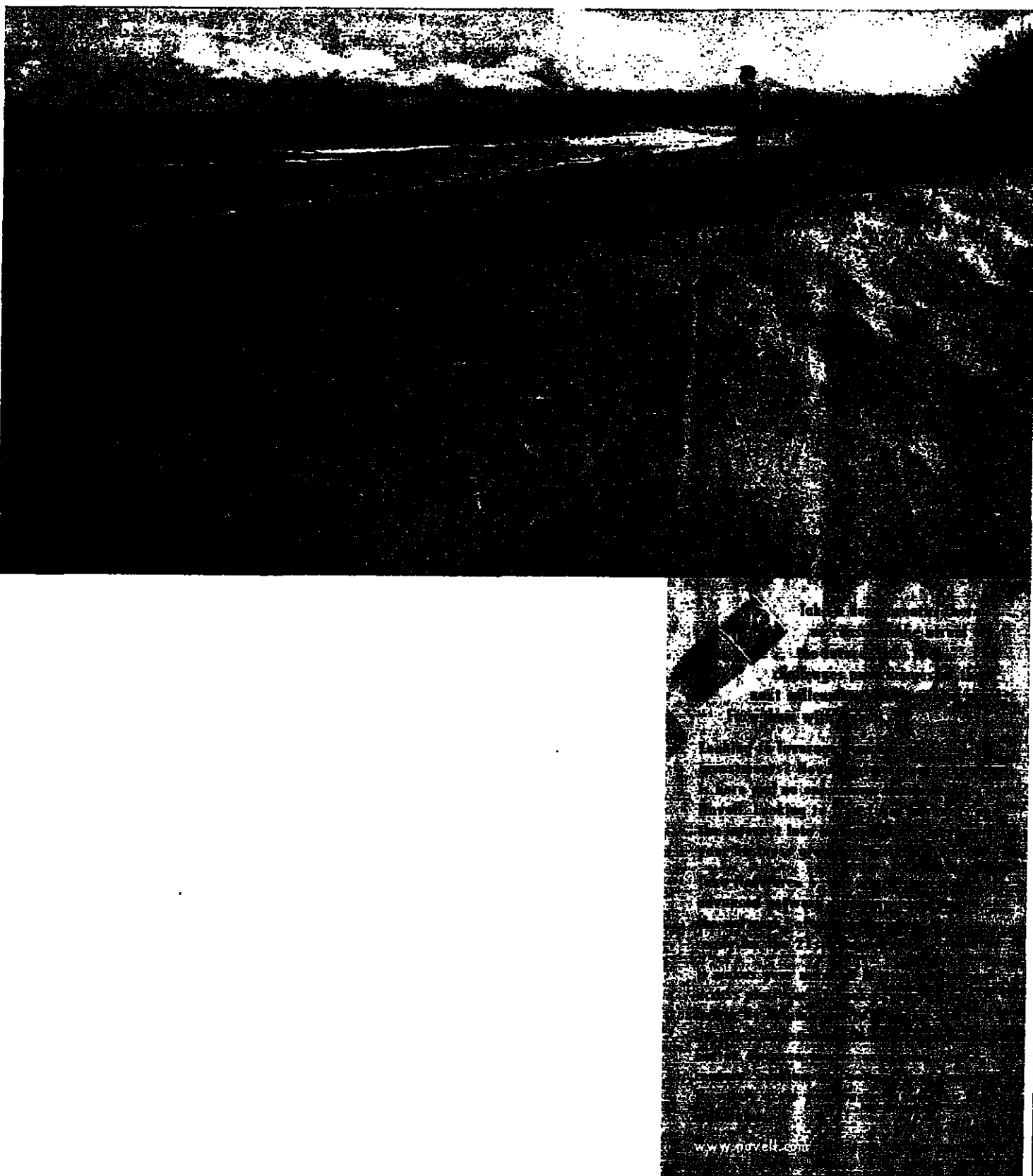
The opposition claims that in the auction for Tele Norte Leste, one of the Telebrás subsidiaries, the government tried to favour a consortium which included Opportunity, an investment fund run by Persio Arida, a former central bank president.

Appearing before the Senate yesterday to explain his taped comments, Mr Mendonça de Barros said the government had been trying to stimulate as much competition as possible. The fact that the Opportunity consortium did not buy Tele Norte Leste showed that it had not received favourable treatment, he said.

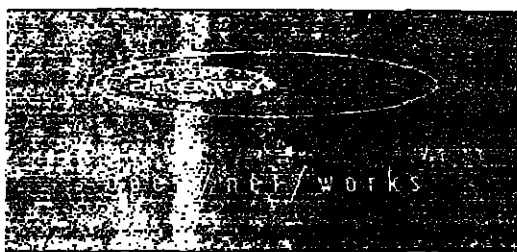
As well as raising questions about legal procedures in the Telebrás sale, an official investigation would absorb considerable time in Congress and endanger approval of the government's fiscal plans. However, analysts believe an inquiry is unlikely.

Brazilian financial markets have so far paid little attention to the allegations. Shares on the São Paulo stock exchange have risen 14 per cent so far this week on the back of the IMF deal, although they were 0.4 per cent lower early yesterday afternoon.

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NEWS DIGEST

US HOUSING STARTS

Cheap mortgages, Wall St revival boost building

Construction starts on new homes and apartments jumped at the fastest rate in more than a year in October, the government said yesterday, as cheap mortgage rates and a revival in the stock market fuelled building.

Total starts increased an unexpectedly strong 7.3 per cent to a seasonally adjusted annual 1.695m units - the biggest monthly pickup in more than a year - after back-to-back revised declines of 2.6 per cent in September and 4.9 per cent in August, the Commerce Department said.

Permit applications soared 9.9 per cent to a 1.697m-unit rate in a sign that builders intend to maintain a brisk construction pace. It was the strongest rate of permit applications since January 1990, when they increased 22.9 per cent to 1.748m a year.

Regionally, the biggest advance in starts came in the north-east where they rose 16.5 per cent to an annual rate of 162,000. In the south, starts increased 14.5 per cent to 820,000 a year and in the Midwest they were up 10.7 per cent to 352,000. Reuters, Washington

TOBACCO SETTLEMENT

Deal agreed by 22 states

With one day remaining before today's noon deadline, 22 states had agreed to sign up to the proposed settlement of their lawsuits against US tobacco companies by lunchtime in New York yesterday, indicating a strong likelihood that the \$206bn deal would receive enough votes to take effect.

Those accepting the settlement included some of the most highly populated states such as California, New York, New Jersey, Pennsylvania and Ohio. In a significant move, Wisconsin, which had previously appeared hostile to the settlement, had also agreed to sign up.

Martin Feldman, an analyst at Salomon Smith Barney, said the states so far accepting represented 69.5 per cent of the money \$206bn to be paid out over the next 25 years. A threshold of 80 per cent needs to be achieved before the agreement can come into effect.

Four states - Mississippi, Florida, Texas and Minnesota - have separately reached out-of-court settlements under which they are to receive more than \$40bn from the tobacco industry over the next 25 years. That leaves 46 states considering whether to sign up to the \$206bn deal.

The most likely hold-outs are thought to be Maryland and Massachusetts, which have passed special legislation to make it more likely that their anti-tobacco lawsuits will succeed. Richard Tomkins, New York

CANADA GROWTH

Inflation higher than expected

The Canadian dollar was stronger at midday yesterday after October consumer price rises and September wholesale sales proved unexpectedly high, suggesting economic growth was not slowing as quickly as expected. The dollar was trading at 64.6 US cents, up from Wednesday's close of 64.4 US cents. October consumer prices rose 0.4 per cent from the previous month and were up 1 per cent year-on-year, according to Statistics Canada, the federal agency. Economists had forecast a 0.1 per cent monthly gain and a 0.8 per cent annual increase. The government said higher prices for petrol, electricity and fresh vegetables contributed to the monthly CPI increase. Petrol prices, however, remain 9 per cent lower than in October 1997.

Economists said that despite the October price increases, Canadian inflation pressures remained minimal. The Bank of Canada has set an inflation target range of 1-3 per cent.

Annual price rises since the beginning of 1998 have fluctuated between 0.7 and 1.1 per cent, compared with 1.6 per cent in 1996 and 1997. Scott Morrison, Toronto

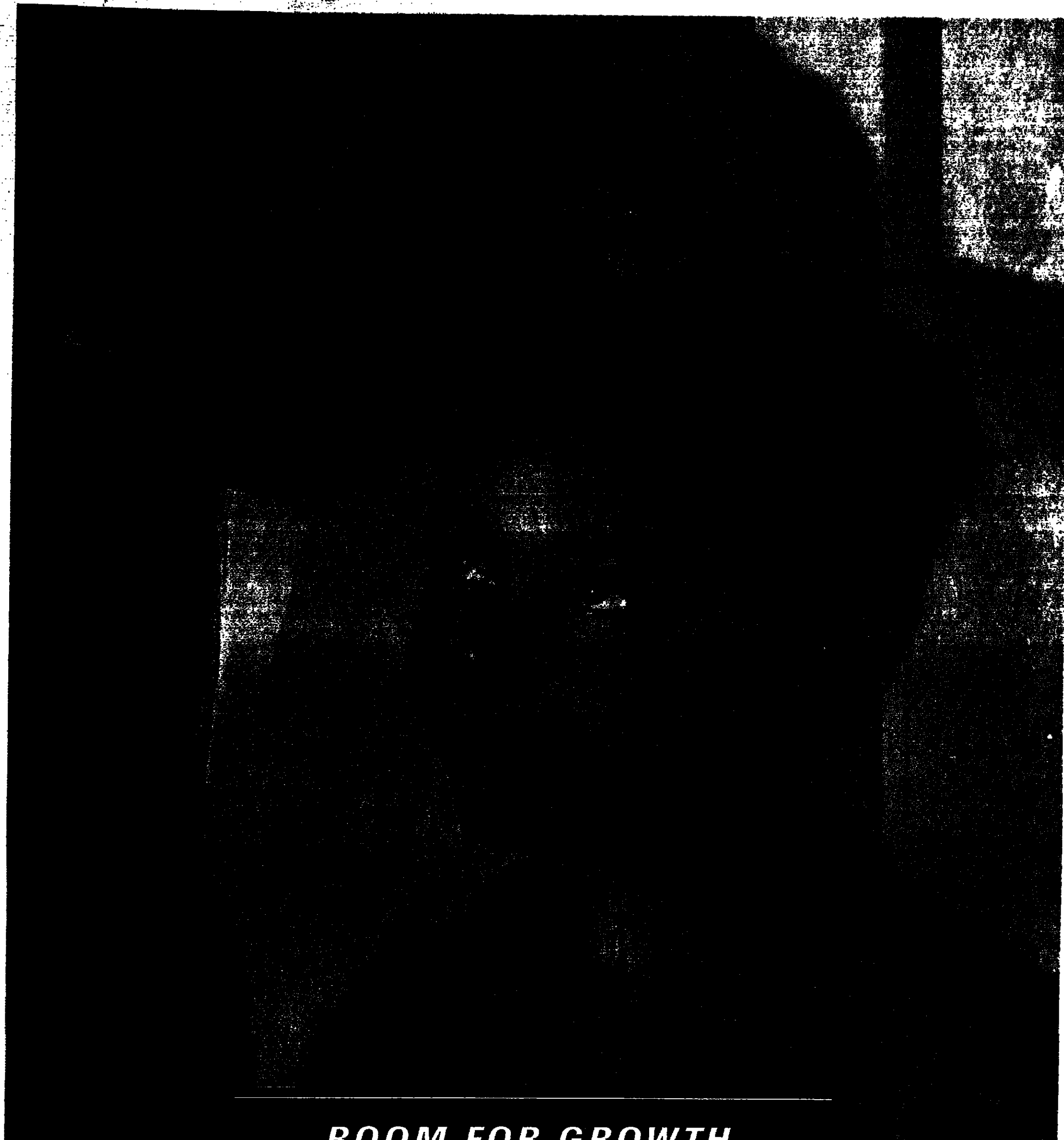
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- Monet boating idyll fetches \$9m at Christie's
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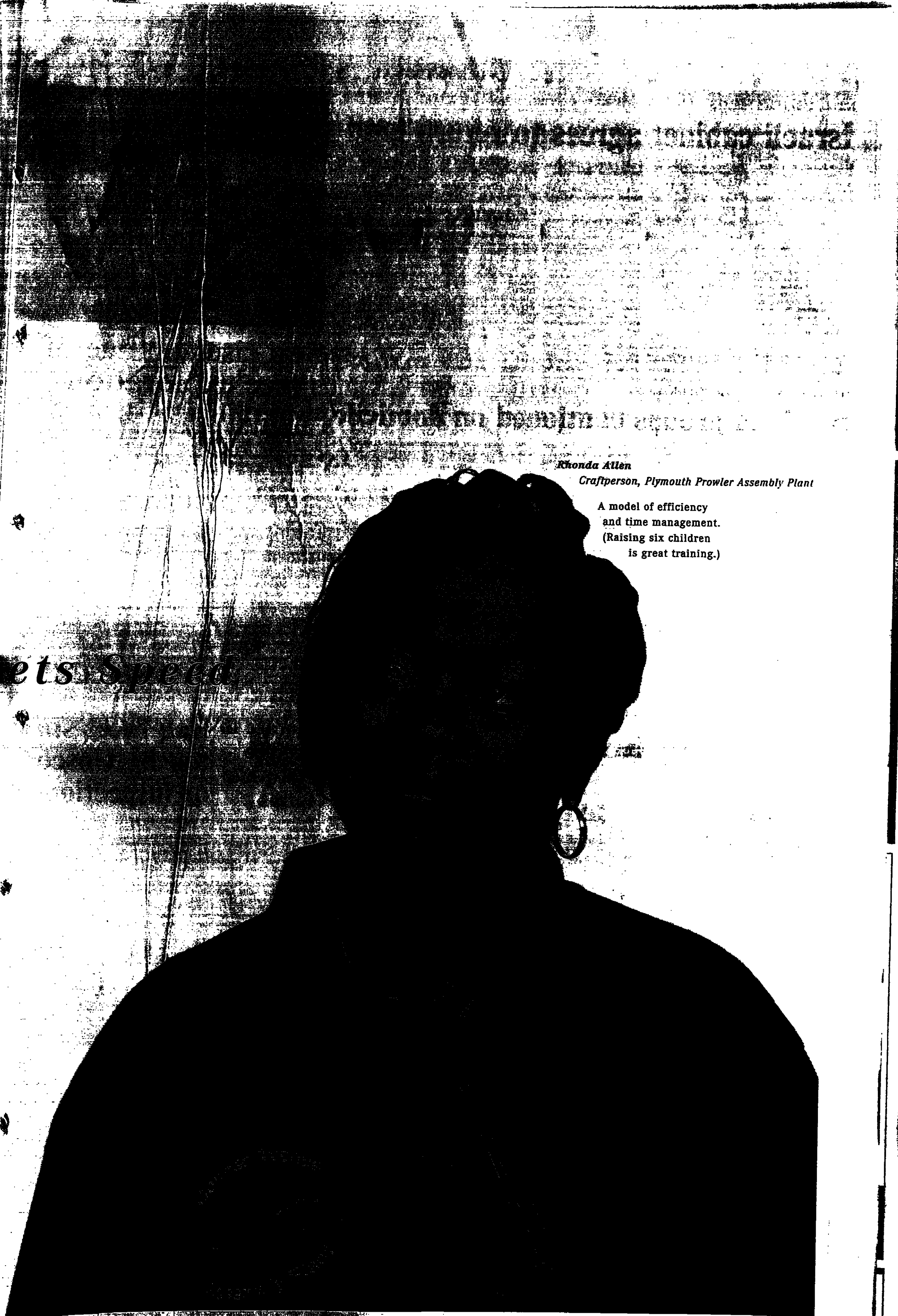
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INTERNATIONAL

MIDDLE EAST PEACE PROCESS LIKUD-LED GOVERNMENT TO BEGIN IMPLEMENTING WYE ACCORD

Israeli cabinet agrees to return land

By Judy Dempsey in Jerusalem

Israel's cabinet yesterday gave the go-ahead for a phased handover of West Bank land to the Palestinians, paving the way for the implementation of last month's Wye peace accord.

The vote, narrowly won by Benjamin Netanyahu, Israeli prime minister, is the first time a Likud-led government has agreed to hand over land to the Palestinians. Of the 17-member cabinet, seven ministers voted for implementation, five against and three abstained. Two ministers were absent.

The vote also signals a shift away from the ideology of a party whose own members still espouse the permanent hold over all of Eretz Israel, the biblical homeland of the Jews which



includes the West Bank. Last night, Israeli troops were making final preparations to hand over 110 square kilometres, or 2 per cent of land under exclusive

Israeli control to joint control with the Palestinians.

A further 7.1 per cent of land already under joint control will be passed over completely to the Palestinians.

Much of the land is concentrated around the northern West Bank town of Jenin, where two nearby Jewish settlements yesterday had their security beefed up with electronic fencing and extra guards. In Jenin, thousands of residents took to the streets to celebrate the delayed pullback which under the 1995 Israeli-Palestinian Interim Agreement, should have taken place early last year.

Further handovers will be carried out, which when completed early next year, will leave Yasser Arafat's Palestinian Authority in full

control of 17.9 per cent of the West Bank and partial control of 22.9 per cent.

Israeli officials warned they would stop the implementation of the Wye accord if the Palestinians did not continue fighting terrorism. But Mr Arafat will face a considerable challenge from Hamas, the opposition Palestinian Islamist militant movement, which opposes any peace agreement with Israel and which has been responsible for suicide bomb attacks in Israel.

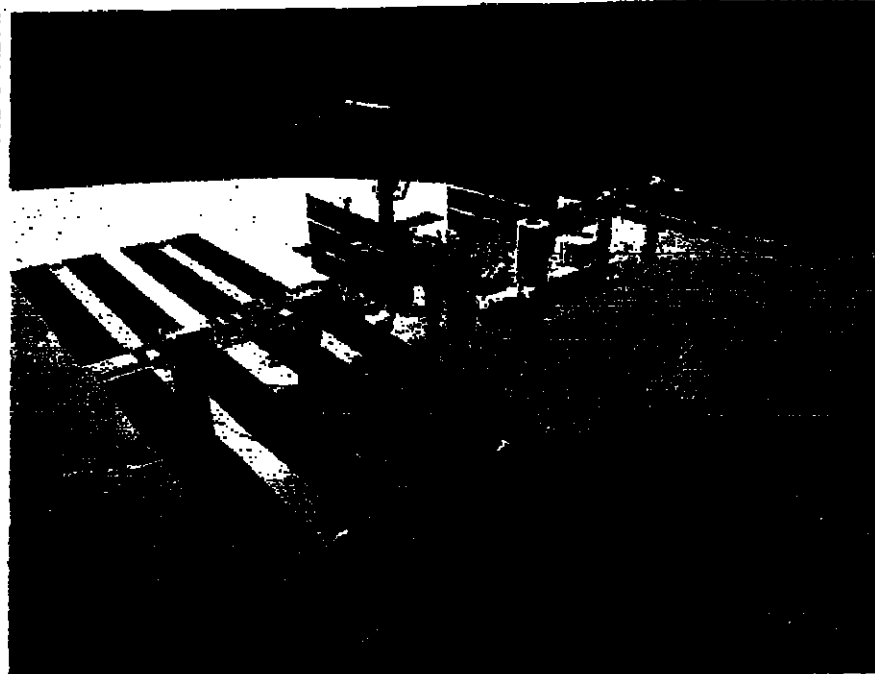
Izz al-Din al-Qassam, the military wing of Hamas, yesterday issued a leaflet warning it would not stop its "holy fight and struggle against the Zionist occupation".

In addition to the land handover, Gaza airport is scheduled to open today, giving

the Palestinians their first exit to the world to trade and travel - and another symbol of sovereignty and statehood.

Israel will also release 250 Palestinian prisoners from a total of 750 agreed at Wye, although 150 of those prisoners will be criminals - and not political prisoners as the Palestinians expected. A further 2,200 prisoners will remain in jail. Israel may also increase the number of Palestinians allowed to work in Israel.

If agreement on implementing part of the Wye accord was plagued with threats, Israeli and Palestinians admitted the toughest negotiations lie ahead when final status talks on the future of Jerusalem, settlements, water, refugees and borders, start next week.



To boldly go... an artist's impression of the international space station.

Sun rises on age of space exploration

By Clive Cookson, Science Editor, in London

A Russian rocket is due to lift into orbit this morning the first component of a \$40bn international space station to be built 400km above the earth. The long-delayed launch will be followed by 44 more flights over six years, as US, Russian, European and Japanese space agencies assemble the 500-tonne base.

A gigantic Proton rocket will launch the Zarya (Sunrise) control and cargo module from the Baikonur cosmodrome in Kazakhstan. Zarya was designed and built in Russia - to serve as a multi-purpose space tugboat, providing propulsion, power and communications during the early stages of the project - but the US paid \$200m for its construction.

The US is providing political, technical and financial leadership for the whole project, contributing more than \$24bn, including a \$1bn subsidy to enable the financially starved Russian space agency to take part.

The US administration and

its space agency, Nasa, have been keen on Russian participation ever since the old Soviet Union fell apart - partly for political reasons and partly to take advantage of Russia's unrivalled experience building and operating space stations, from the Salyut series in the 1970s to the seven-module Mir today.

If Zarya is launched successfully, it will be joined in orbit next month by the first US-built component. The only connecting module is a six-sided hub, to which more specialised modules will be attached over the next six years.

Then, next July, a Russian-built service module will be launched from Baikonur. This will provide the initial living quarters.

The first inhabitants have already been selected: William Shepherd of the US and Russians Yuri Gidzenko and Sergei Krikalyov. They are due to take up residence early in 2000.

Over the following four years, various laboratory modules will be added, together with extra accommodation to expand the

permanent crew to six or seven.

However, the International Space Station has not caught the public imagination in participating countries - probably because it lacks any clear goal beyond its own construction.

In Russia, nationalists say scarce resources should be devoted instead to keeping Mir in orbit beyond next year, when it is due to be abandoned. In the US, scientists say research money would be better spent on myriad smaller projects.

Yesterday Michael Foale, an astronaut and deputy director of the Johnson Space Centre in Houston, responded: "Research is not actually the drive, the ball and end-all of the international space station. It is really a vehicle to do something in space, continuing the exploration, moving out from the planet..."

The space station, he said, was an essential step to getting people to Mars, then on to the asteroid belt, the outer solar system and eventually on starships to explore the galaxy.

LISTING IN LONDON FINANCE MINISTER MAY DRAW LINE AT OLD MUTUAL'S REQUEST FOR MOVE

S Africa groups cautioned on domicile

By Victor Mallet in Pretoria

Big South African companies seeking to move their headquarters and primary stock exchange listings from Johannesburg to London will not receive automatic government approval, according to Trevor Manuel, finance minister.

In the government's most detailed comments so far on the companies queuing to change their domiciles - Billiton, the metals group, has already gone and the Anglo American conglomerate will switch its head office to London soon - Mr Manuel suggested yesterday that he did not favour such a move by Old Mutual, the big life insurer planning to demutualise next year.

"At Old Mutual it's a dif-

ferent kettle of fish," he said in an interview. "It's an insurance company that must own its assets prudentially in the same economy where it has its client base. You can't collect savings and just take them out of a country where one of the fundamental structural difficulties is that you have low savings."

Old Mutual, which last night declined to comment on Mr Manuel's statement, is the biggest of the South African groups arguing that they would benefit from a move to London and seeking official approval.

Mr Manuel and other leaders of the ruling African National Congress have given their blessing to Anglo's move and indicated that they would view favour-

ably an application from South African Breweries.

Such companies, they said, needed to be able to raise capital efficiently in international markets and compete globally in their respective industries. Mr Manuel - who will visit Britain and Germany next month - said it was understood that South African Breweries could be listed in London because it needed "a position in a fairly aggressive world of brewers".

Mr Manuel compared the present South African corporate drive to become internationally competitive with earlier upheavals in UK industry, including the changed British attitudes that accepted the transfer of famous brands such as Rover to foreign owners.

"The strengths of companies are what makes nations great," he said. "You try and lock Anglo American into South Africa, and you will destroy it."

"To see this in the negative connotation as companies running away from South Africa doesn't take account of the fact that this economy will only be as great as the main pillars thereof - which are companies. For companies to be great is not about confining them to home territory. And to talk about nationalism in these terms is, I think, bizarre."

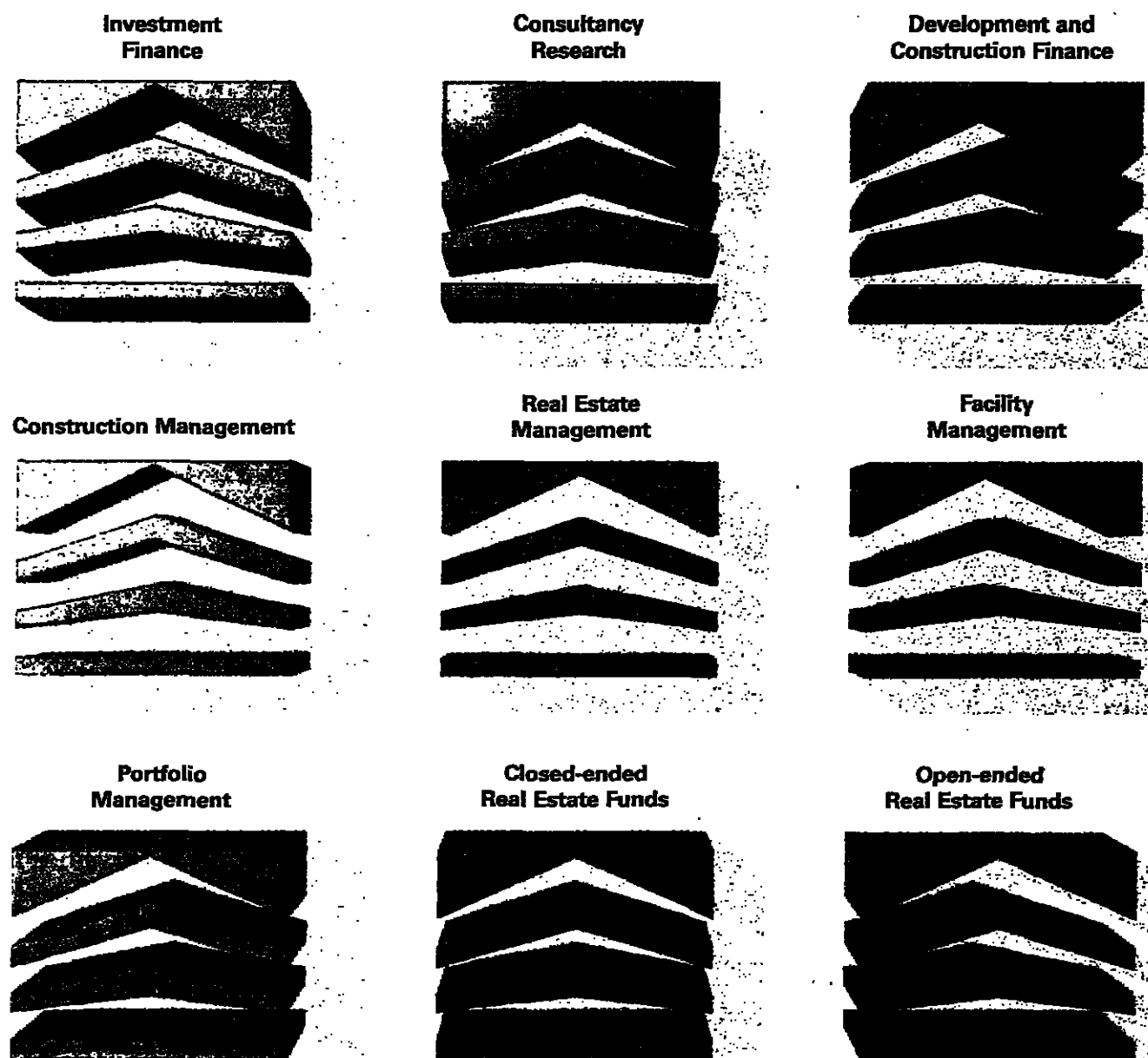
But Mr Manuel hinted that even Anglo did not have carte blanche from the South African authorities following its move abroad, and he drew a distinction

between the "nominal" UK domicile required for a company to be included in the FTSE 100 index and a company's "effective" headquarters.

"So the company needs to be domiciled nominally or otherwise as required," Mr Manuel said. "But what's very important is the other side of the deal that we will continue to talk to Anglo about - that 44 Main St [Anglo's Johannesburg head office] must remain there as the effective headquarters."

Among other South African companies considering a primary listing in London are Gold Fields, the world's second biggest gold producer, Liberty Life, the life insurer and financial services group, and Barlows, the industrial conglomerate.

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Harare to acquire 800 white farms

Zimbabwe's commercial farmers were huddled in crisis talks yesterday, after President Robert Mugabe's government announced it would acquire 841 mostly white-owned farms, Reuters reports from Harare.

Nick Swanepoel, president of the mainly white 4,500-member Commercial Farmers' Union, said on Wednesday that the government had informed his union that "acquisition of land orders" had been signed and sent out by Kumbirai Kangai, the agriculture minister, last week.

"In law, what this means is that immediately you get the order your land now belongs to the state and comes under the jurisdiction of the state president and payment would be discussed later," he said.

"We are shocked that the government is proceeding on these lines after giving us assurances it is committed to consultations. We were not consulted," Mr Swanepoel said, adding he was seeking an audience with Mr Kangai and Mr Mugabe.

In September the government promised western donors at a conference meant to raise finance for its land resettlement scheme that it would carry out the programme "fairly and transparently".

The proposed seizures come in the wake of a massive wave of illegal occupation of commercial farms by land-hungry black peasants at the start of a new cropping season.

Mr Mugabe's government, beset by violent protests as poverty worsens, has largely ignored the squatters, forcing farmers to seek eviction orders from the courts.

Currency traders said news of the planned seizures had shaken confidence, and the International Monetary Fund, due to consider releasing a delayed \$63m tranche in aid in December, is reported to have said no money would be released if the farms were taken.

"The negative sentiment is that if the IMF is not giving us money then the exchange rate is doomed, and if the currency is doomed then the economy is also doomed," said one trader.

Iraq faces stiff test by Unscm on inspections

By Randa Chalif in Baghdad

Unscm, the United Nations weapons inspectors' commission, is preparing for a full range of tests of Iraqi commitment to comply with inspectors and has already requested several documents from the Baghdad government.

Richard Butler, chief UN weapons inspector, has written two letters to Tariq Aziz, Iraq's deputy prime minister, asking for documents, including the list of chemical weapons used during the 1981-1988 Iran-Iraq war.

Unscm gained at the document during search of an Iraqi Air Force base in July but was not allowed to keep it. Baghdad has said it is willing to discuss this document but that parts relating to national security should not be seen by inspectors.

A western diplomat in Baghdad said Unscm's access to this specific document could possibly be resolved by allowing the commission to obtain the parts relevant to its work.

Officials close to Unscm said yesterday that over the next two weeks, inspectors would test access to a full array of sites, documents, informants and people.

While teams of officials responsible for monitoring sites that have already been inspected have resumed work, a special team responsible for spot inspection of sensitive sites is being set up by Unscm and will soon be sent to Baghdad.

The UN, which called for air strikes on Iraq last week, wants the commission quickly to test Iraq's promise to resume co-operation.

Baghdad has emphasised in the last two days that monitors have been provided with full access to sites. Major-General Hussam Amin, head of Iraq's national monitoring directorate, told the Iraqi News Agency his government had opened up all the necessary facilities to monitoring teams.

In a move that Baghdad will see as provocative, Mr Butler is stepping up his rhetoric against the government. In a speech in Philadelphia late on Wednesday, Mr Butler accused Mr Aziz of having headed the controversial "concealment mechanism" which the chief inspector says slowed down the disarmament process.

The issue of a concealment mechanism has been source of tension between Iraq and Unscm.

According to Unscm, Iraq admitted in 1995 to having had a four-year concealment effort to hide its weapons development programme, but Baghdad said it had put a stop to it and that the weapons that had been concealed were unilaterally destroyed.

George Robertson, UK defence secretary, yesterday said Saddam Hussein "capitulated" to UN demands only 15 minutes before the launch of strikes against Iraq by US and British forces, writes Stephen Fidler in Washington.

Mr Robertson, speaking to reporters in Washington before a meeting with William Cohen, the US defence secretary, said that, in future, Iraq would receive no warning before military strikes occurred. "The fuse is much shorter... the next time the only warning we will get is a withdrawal of the UN inspectors."

He said, however, that he did not agree that Unscm inspectors would not be needed after any bombing of Iraq took place. "The idea that we just walk up Iraq and walk away is not part of the strategy," he said. "Unscm would still have a role, and would be the only way that sanctions would be removed from Iraq."

President Bill Clinton said on Sunday that bombing of Iraq "would have marked the end of Unscm", reflecting a view that has been growing within the administration.

He said he was willing to send British pilots - who offered high proportionate losses because of their role in the Gulf war - in to attack Iraqi air defence systems. "We know an awful lot more about Iraq than we did during Desert Storm and that we did during the air war," he said. "Iraq had improved considerably."

السوق المالية

OFFSHORE TAX HAVENS REPORT INTO CHANNEL ISLANDS AND ISLE OF MAN FOCUSES ON FINANCIAL CRIME AND MONEY LAUNDERING

Islands are home to 90,000 companies

By Deborah Hargreaves
in London

"All of the islands need to do something about companies and there needs to be action on company directors," said Andrew Edwards, a former top official at the UK Treasury, outlining priorities for the offshore centres of Jersey, Guernsey and the Isle of Man yesterday.

Mr Edwards was speaking at the launch of his report into financial regulation in the Channel Islands and the Isle of Man following a 10-month review of the offshore tax havens.

The islands' low tax rates have attracted large numbers of international companies to their shores. About 90,000 companies are incorporated in the islands - most in the Isle of Man. Mr Edwards notes that company regulation needs to be tight-

ened up in all three islands. For Jersey, largest of the Channel Islands between England and France, Mr Edwards stressed that the priority for the authorities is to co-operate fully with other countries in the pursuit of financial crime and money laundering.

A number of high-profile financial court cases have put the spotlight on the Channel Islands' regulatory procedures in recent years. The Bank Credit Asia trial this year led to fines of \$3m for the bank where a trader at the UBS subsidiary had misled investors by showing profits of \$15m on foreign currency transactions when he had actually lost \$11m.

In addition, when the Baring merchant bank failed in 1995, the bank's Guernsey subsidiary had lent deposits well in excess of its capital base and was

Royal and ancient

The Isle of Man between England and Ireland has a population of about 70,000 in an area of 570 sq km. The legislative assembly, called Tynwald, is claimed to be the world's oldest parliament in continuous existence. Finance and business services have become the island's biggest revenue-earners.

Jersey, largest of the Channel Islands between England and France, has a population of more than 80,000 and a thriving agricultural industry in a land area of little more than 100 sq km.

Guernsey, second-largest of the islands, has a similar population density in a slightly smaller area. Constitutionally, the two islands are "crown dependencies" under the British Crown with their own non-party legislative assemblies each called "the States" and their own courts.

The three islands have a unique, complex and non-colonial relationship with the UK. Each is a direct dependency of the Crown, which is represented on each island by a Lieutenant-Governor. The islands are outside the jurisdiction of the Westminster parliament and the English courts.

technically insolvent. However, the unit was not declared insolvent as the authorities tried to find a buyer.

Mr Edwards says these cases point to the need for more on-site inspections of financial institutions and also the need for some form of rescue, moratorium or administration procedures

as in the UK to help in dealing with insolvency. He also called for a financial ombudsman to deal with customer complaints.

In Guernsey, Mr Edwards said a priority should be to deal with the problem of nominee directors - the so-called "Sark lark". This involves residents of Sark, a small island under Guernsey's jurisdiction, sitting as directors on many different company boards. Although the population of Sark is only 575, total directorships held amount to around 15,000. Three residents hold between 1,600 and 3,000 directorships each.

Guernsey has begun to tackle the problem and has cracked down on "false domiciles" whereby islanders were fielding phone calls for companies located elsewhere. But it is still some way from divesting residents

of their directorships. For the Isle of Man, Mr Edwards says it must strengthen the regulation of companies. Many thousands of companies are incorporated in the Isle of Man and thousands more administered from Guernsey and Jersey if not actually incorporated there.

Most of the companies are private and formed by non-residents or trusts to hold assets or interests outside the islands. The regimes for companies differ between the islands and are less heavily regulated than in the UK. Mr Edwards says there is no system in place in the Isle of Man for vetting new companies that want to register or for disclosure of a company's beneficial ownership.

He calls on the Isle of Man to introduce vetting and disclosure rules because of the scope for abuse.

Authorities jubilant while bankers complain

By Brian Groom
in St Helier, Jersey

The authorities in Jersey, Guernsey and the Isle of Man were jubilant about the Edwards report yesterday. His report leaves intact the twin pillars on which the growth of the offshore financial centres is built. Tax advantages were not within his remit, and he stopped short of requiring public disclosure of the beneficial ownership of offshore companies and the people behind trusts.

Bankers, however, complained that his recommendations in many areas eroded client confidentiality. The financial industry seems likely to resist many of the detailed changes, including comprehensive customer compensation schemes in Jersey and Guernsey, and some changes in trust law.

Frank Walker, president of the States of Jersey's finance



Edwards' main recommendations

Jersey

- Co-operate fully with other countries in investigations, including tax offences.
- Strengthen anti-money laundering legislation.
- Require registration for companies operating in the island but not incorporated there.
- Consider establishing a customer protection scheme.

Guernsey

- Deal urgently with the problem of "nominee" directors, the so-called "Sark lark", which it has already begun to tackle.
- Complete anti-money laundering legislation.
- Require registration for companies operating in the island but not incorporated there.
- Update insolvency laws.

Isle of Man

- Strengthen regulation of companies and of company directors, preferably by vetting companies and requiring the disclosure of ownership.
- Introduce new insolvency legislation.
- Provide more resources for the police to combat fraud and money laundering.

Edwards recommends the setting-up of a confidential hotline for whistleblowers, such as the person who was ignored by his superiors at Cantrade. The Jersey authorities said they might go further and provide statutory protection for such informers.

The Jersey Bankers Association said it supported the release of information to other authorities where crime was involved, but was worried about "areas which potentially affect the fine dividing line between protecting our clients' confidentiality and the disclosure of information about customer affairs to authorities outside the jurisdiction of Jersey."

On the Isle of Man, authorities said they would give serious consideration to the recommendation that companies should be vetted at registration and be required to make confidential disclosure of beneficial ownership.

and economics committee, said: "Forgive me for having a little bit of satisfaction here - the report clearly demonstrates that those who have criticised our regulatory standards are comprehensively wrong."

There was little sign that the critics would be silenced. Prem Sikka, professor of accounting at Essex University and a thorn in the islands' side, said the report was a "missed opportunity" to tackle the underlying political factors that made them "sleaze factories".

including the lack of separation of powers between the judiciary, legislature and executive. Philip Stiel, a Jersey advocate pursuing compensation for investors involved in the Cantrade private banking scandal, said Edwards had

"left uncriticised various people in authority who should have been chastised or removed". He said it was unlikely that the Cantrade affair would be repeated, but that because of action the investors had taken, not because of Edwards.

Investigation is overshadowed by EU concerns

By Jim Kelly in London

History may judge Andrew Edwards' report on tax havens near the UK as a sideshow. The big question for the European Union, the G7 and the OECD is whether such tax havens should exist at all.

The report dismisses the subject: "Offshore centres generally are sometimes criticised for maintaining tax

regimes that divert business from onshore jurisdictions and deprive them of tax revenues. These issues lie outside the scope of the report."

But the issue is unlikely to be so easily dismissed by the governments of Jersey, Guernsey and the Isle of Man. Even as Jack Straw, the home secretary, considers the Edwards report, his colleague Dawn Primarolo, financial secretary to the

Treasury, will be at the centre of discussions on the future of European tax havens.

Ms Primarolo has been named as first chairman of the European Union Code of Conduct Group - a body designed to spot and eliminate "harmful" tax competition. The group, set up by Ecofin at the end of 1997, will look at European countries and their dependencies.

The reduction of tax anomalies is the forerunner of a more important debate on the speed and depth of tax harmonisation within the EU after introduction of the euro in 1999. Tax harmonisation has most support in France and Germany and is being pressed by Mario Monti, EU commissioner for the single market. The EU initiative dovetails with several other international

efforts to define harmful tax competition and police it. The OECD has launched a seven-year drive to stamp out tax havens which unfairly distort fiscal competition. Switzerland considered using its veto to block a report on the issue.

The G7 joined the OECD and EU in May this year when it launched an initiative on harmful tax competition. Members agreed to

clamp down on tax evasion and help each other stamp it out. Gordon Brown, UK chancellor of the exchequer, said tax evasion flowed from harmful tax competition.

All three projects are likely to be affected by the same problems. Defining harmful tax competition is as difficult as defining the difference between tax avoidance and tax planning and is largely subjective.

Ex-MI5 officer might have been caught by new treaty

By Andrew Parker
and Jimmy Burns

The government may not have lost its attempt to extradite David Shayler, the former MI5 officer now in France, if a new European treaty had come into force.

The French court which on Wednesday rejected the government's request to

extradite Mr Shayler based its decision on a view that his criticism of MI5 and MI6 in UK newspapers was a "political" offence.

Under a 1967 extradition treaty between the UK and France, there can be no extradition for an offence considered to be political. However, under a draft EU treaty due to replace the

1957 law, it is unlikely any offence could be regarded as political.

Yesterday, ministers and Labour MPs expressed dismay at the government's handling of the affair. "This is a bogus case. It's not as if Shayler is compromising agents in Baghdad and Tehran," one minister said. "Special Branch is believed

to have concluded that Mr Shayler's disclosures have not caused serious damage to MI5 or national security."

Mr Shayler, who fled to France last year, faces two charges under the 1989 Official Secrets Act. He has claimed that MI6 tried to kill Colonel Muammar Gaddafi, the Libyan leader. He has also claimed that MI5 com-

plied files during the 1970s on Jack Straw, home secretary, and Peter Mandelson, chief industry minister, because they were considered potential subversives.

MI5 accepts that while injunctions preventing UK newspapers publishing any new allegations by Mr Shayler remain in place, there is nothing to stop the media

reproducing any statements he may make to publications in other countries or puts on his personal website.

MI5 hopes Mr Shayler may be deterred from continuing his disclosures by his wish to return to Britain.

The Home Office said it was still considering whether to appeal against the French court's decision.

The Beatles' city aims for a hit image by leaving behind bad old days of strife

North-west port of Liverpool launches its new 'brand' in 1999, Sheila Jones writes

Think of Liverpool, and what springs to mind? The Beatles? Soccer? A trading port? Or perhaps the period in the 1980s when the city in north-west England became synonymous with a unique brand of ruthless leftwing politics.

In January, Liverpool will launch a new brand. Holiday packages will target cities with which Liverpool has historic links, such as New York and Dublin. In the UK, trains, airports and the London Underground railway will be blighted with billboard posters in a campaign targeting south-east England.

Liverpool is not the first city to hire brand consultants, and it is conscious that "slogan fatigue" could torpedo its efforts. Alex Batchelor of Interbrand Newell & Sorrell, the brand consultants, says Liverpool faces an uphill challenge but the dividends can be high.

"You only have to look at New York 12 years ago, when it was seen as place for muggings and the last place to visit. Now it is the number two tourist destination after Paris."

Market research indicated that Liverpool and the wider Merseyside region, had to

"reposition its corporate marketing and give a constant, clear and focused" message, according to Neil Rami, marketing director of Mersey Partnership, the regeneration agency.

"We're not going for a slogan," he said. "People are fed up with them. We are creating a new brand that is contemporary, flexible and simple." Posters focus on heritage, culture, music and sport. The brand, created by McCann Erickson, picks out the "Me" in Merseyside and the "Live" in Liverpool. Leaflets will go to homes across Merseyside to try to ensure the people of the city "are equipped to promote the place".

Liverpool has moved on from the bad old days of industrial strife, according to Mr Rami. Industrial relations are no worse than anywhere in the UK and productivity is above national averages. Investment is rising. Only this week, EasyJet, the cut-price airline, announced four new routes to European cities from Liverpool creating 300 jobs. But the region is still falling at the last hurdle to win over more investors.

Businesses say the region has the right infrastructure and workforce, but they are less sure about persuading managers to relocate there. "There is clearly still an image issue but much less



Musical messages: the title of one of The Beatles' hit records adorns a Liverpool taxi

so. Now, it is about environment, quality of life and business confidence. People don't know what Liverpool and Merseyside have to offer," says Mr Rami. Local employers are back-

ing the new brand. "Merseyside has a wealth of strengths and it is better placed to promote these if it presents a united front," says James Ross, chairman of the Littlewoods Organisa-

tion. Robert Wade-Smith, who created Liverpool's Wade Smith retailer, now part of the Arcadia group, is one of Merseyside's millionaires. "The people here spend more and save less."

NEWS DIGEST

ROUTE BETWEEN ENGLAND AND FRANCE

Company begins planning second Channel crossing

Eurotunnel has begun work on plans for a second Channel crossing between France and England even though capacity in the present Channel tunnel will not be exhausted until 2025. The company yesterday appointed consultants to help draw up plans which could involve either a second tunnel or a bridge.

Eurotunnel is required to propose a second link by January 2000 under the terms of its concession and it has an exclusive right to open the link up to 2020. After that time a rival would be free to build a competing crossing. The appointment of consultants comes less than five years after the Channel tunnel opened and a year after Eurotunnel achieved its first operating profit. Eurotunnel shares fell 7p in London to 77p. Charles Batchelor, London Trains in Tokyo, Page 12

SMART CARDS

Murdoch group awarded \$47m

News International, the media group headed by Rupert Murdoch, has won £28m (\$47m) in damages in the High Court against a company and one of its directors for dishonestly overcharging the organisation for smart cards issued to satellite television viewers.

Michael Clinger, a director of News Data Security Products, abused his position by systematically overcharging for millions of smart cards used by Sky TV subscribers to activate signal decoders in the late 1980s and early 1990s, the judge ruled. Other suppliers were undermined so the monopoly could be maintained, the court heard.

The case was brought by News International and four other Murdoch companies against News Data Security Products, in which a News Corporation subsidiary had a stake. Mr Clinger and his company International Development Group; his associate Michael Luzzani; and Phoenix Micro, a Liberian company. John Mason, London

DIGITAL TELEVISION

'Dish-free' promotion outlawed

The Independent Television Commission, the industry watchdog, will today announce it has ordered the ITV commercial television network to scrap its new advertisements for digital terrestrial television. The decision, agreed at yesterday's meeting of the commission, follows a complaint from British Sky Broadcasting, the satellite group.

The promotions had angered BSkyB, which last month launched a 140-channel digital satellite service, because they included a symbol of a satellite dish with a red cross through it, accompanied by a voice offering "dish-free digital". Two of the biggest ITV companies, Carlton Communications and Granada Group, are joint owners of BSkyB's rival On Digital. Cathy Newman, London

LG GROUP

Investment value 'unproven'

The overall value of a £1.6bn (\$2.7bn) investment by LG of South Korea in two factories near Newport in south Wales "must at best be unproven", the House of Commons Welsh affairs committee has said. MPs on the committee pointed out that each of 6,100 jobs would cost £40,000 in public subsidies.

The committee has also called on the Welsh Development Agency to take a "more strategic approach" to attracting inward investments by identifying potential growth markets. It says there is a growing consensus that growth in Wales will be achieved through development of indigenous industry. It adds that there is a "duplication of business support" at local level. Andrew Parker, London

OFFICE OF FAIR TRADING

School bus 'cartel' alleged

The Office of Fair Trading yesterday said it had exposed a "secret cartel" operated by Stagecoach and 12 other bus companies to rig the price of contracts to operate school buses. John Bridgeman, director-general of fair trading, said representatives of the companies met secretly in a hotel and agreed on minimum prices at which they would tender to supply school bus services to Kingston Upon Hull city council in north-east England.

Mr Bridgeman said the bus companies also agreed which routes each operator would bid for. The alleged agreement came to light after the council complained to the OFT. Stagecoach, a Scotland-based transport group, which also operates train services, said it was setting up an internal investigation. It did not believe it had been involved in a cartel. Kevin Brown, London

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MONETARY POLICY GROWTH AND PRICE STABILITY ARE NOT ALTERNATIVES, SAYS GOVERNOR

Central bank scorns EU criticisms

By Christopher Adams, Economics Staff

Eddie George, governor of the Bank of England, yesterday delivered a stinging attack on continental Europe's left-leaning politicians, dismissing calls that monetary policy should be co-ordinated to promote economic growth and job creation.

In a blunt address to business leaders last night, the governor rejected criticism that the UK central bank's focus on inflation was too narrow. "You hear this complaint not just in this coun-

try but increasingly these days in continental Europe. I must say it leaves me totally bemused."

Mr George said the criticism implied growth and price stability were alternatives, between which there could be a trade-off. "What it suggests is you can have one if you're prepared to have a bit less of the other. I thought the debate had advanced beyond that point... In anything other than the short term you can't have one without the other."

The governor said previous attempts to increase

growth by pumping up demand had already resulted in inflationary booms and subsequent busts. "What we, and the Bundesbank, and the European Central Bank in future, have to do is to keep overall demand growing broadly in balance with the underlying supply-side capacity of the economy, aiming to dampen rather than aggravate the economic cycle."

Mr George gave no assurances that interest rates would be cut further. Instead, he said the Bank would be quick to tighten monetary policy if inflation

looked like persistently overshooting the official target. His comments coincided with evidence of a sudden contraction in consumer credit growth. The British Bankers' Association said consumer credit increased just £490m (£808m) in October, almost the smallest monthly rise this year. The figures were consistent with a sudden, sharp decline in discretionary spending that helped push retail sales down last month.

However, the association said it was too early to conclude that credit growth was about to undergo a sustained

contraction. Total sterling lending to the private sector, meanwhile, rose by a seasonally adjusted £5.84bn, compared with £2.65bn in September. Broad money supply, meanwhile, continued to rise, although at a more moderate rate.

● The Cornwall, South Yorkshire, West Wales and Merseyside regions of England look set to share several billion pounds of European Union funding in the first half of the next decade after analysis showed their wealth per capita was well below average, Michael Smith writes in Brussels.

However, two other UK regions, the Highlands and Islands of Scotland and Northern Ireland - both of which receive "objective one" regional aid funds under existing arrangements - could receive less money from 2000 onwards.

Under a blueprint for EU spending reforms put forward by the European Commission, the EU's executive regions will only qualify for "objective one" funds - the biggest slice of regional aid - if their gross domestic product per capita is 75 per cent or less than the EU average over three years.

City of London prepares for rapid assault on euro

From extra trains to fresh food, London will adopt a military stance for the euro conversion, George Graham reports

Banks and other institutions in the City of London have been planning with military precision for euro-weekend, at the end of next month, when they will convert their balances and portfolios.

The conversion weekend runs from Thursday December 31 - when most London markets will be closed but payment and settlement systems will still be running - through to the start of trading on Monday January 4.

That sounds enough time to convert cash balances from currencies such as the £-mark into euros, to redenominate government bonds and other securities, and to adjust computer systems in readiness for the new currency.

In practice, however, international banks will have a much narrower window. Many of them will lose five hours at the start because they will not be able to shut down their systems until New York has closed on December 31. On January 4, meanwhile, they must be ready in time for the opening of markets in Australia, ten hours ahead of London.

That means everything must run like clockwork, so the City is taking extra precautions to make sure everyone can get to work on time. Most restaurants in the City will be closed during the public holiday.

"We will be laying on three meals a day for staff who are working over the New Year conversion weekend," said Jeremy Smith, who is handling the preparations at Bankers Trust, the US-owned bank. "We believe that if people are giving up their time, we need to look after them. It's not caviar on the menu, but it is beef bourguignon."

Staff at Goldman Sachs, the investment bank, were worried to discover at their last Eton rehearsal that they were being fed with Marks & Spencer pre-cooked meals. The bank has assured them this was because the kitchen

ens in its new building were not yet ready; "all will be well" by the end of the year.

Morgan Stanley, whose offices at Canary Wharf, in London's Docklands, are even more deserted than the City outside conventional business hours, will have its staff restaurant open for four meals a day, including a late night snack. Bankers Trust is expecting to have between 550 and 600 people working at some point over the conversion weekend, and a total of 1,500 to 2,000 in financial centres in other countries.

Salomon Smith Barney, the investment banking subsidiary of the Citigroup financial conglomerate, will have about 500 people working, but is better placed than some of its competitors, because its offices are in the Victoria district of London, less of a dead zone than the City over a holiday weekend.

Most railway lines will operate at least a regular weekend service over the New Year holiday, but the Corporation of London, the City's municipal authority, has paid London Underground to open the short line connecting Waterloo station to the Bank Underground station in the City. The line would normally have closed for the weekend. Many parking restrictions will be suspended until January 2.

That is not enough comfort for some banks, however. Many are so worried that key staff might not be able to get in, that they have booked hotel rooms.

Mr Smith of Bankers Trust says he has booked 150 rooms in central London hotels. "In case of bad weather, we would very much like people not to get stuck in a snowdrift."

Merrill Lynch, however, expects its operations staff to be made of sterner stuff. "We will have some camp beds on the floor," one Merrill banker said.

One burning question remains: will staff be allowed to see the New Year in with a glass of champagne, or will the bubbles have to wait until they are sure the euro conversion has been completed successfully? In some banks, the issue has gone to board level, and answers are urgently awaited.

Conservatives firm on European elections

By Liam Halligan and George Parker

William Hague, leader of the opposition Conservative party, yesterday threatened to disrupt the government's legislative programme for the coming year by pursuing his campaign to obstruct voting reform for elections to the European parliament in June 1998.

Tony Blair, the prime min-

ister, warned that Conservative intransigence meant next June's elections would almost certainly be fought under the current first-past-the-post system in which the candidate with the largest number of votes wins even if that is a minority of the votes cast. "If they play that game we have got to go back to the old system," Mr Blair said.

Mr Hague intends to use

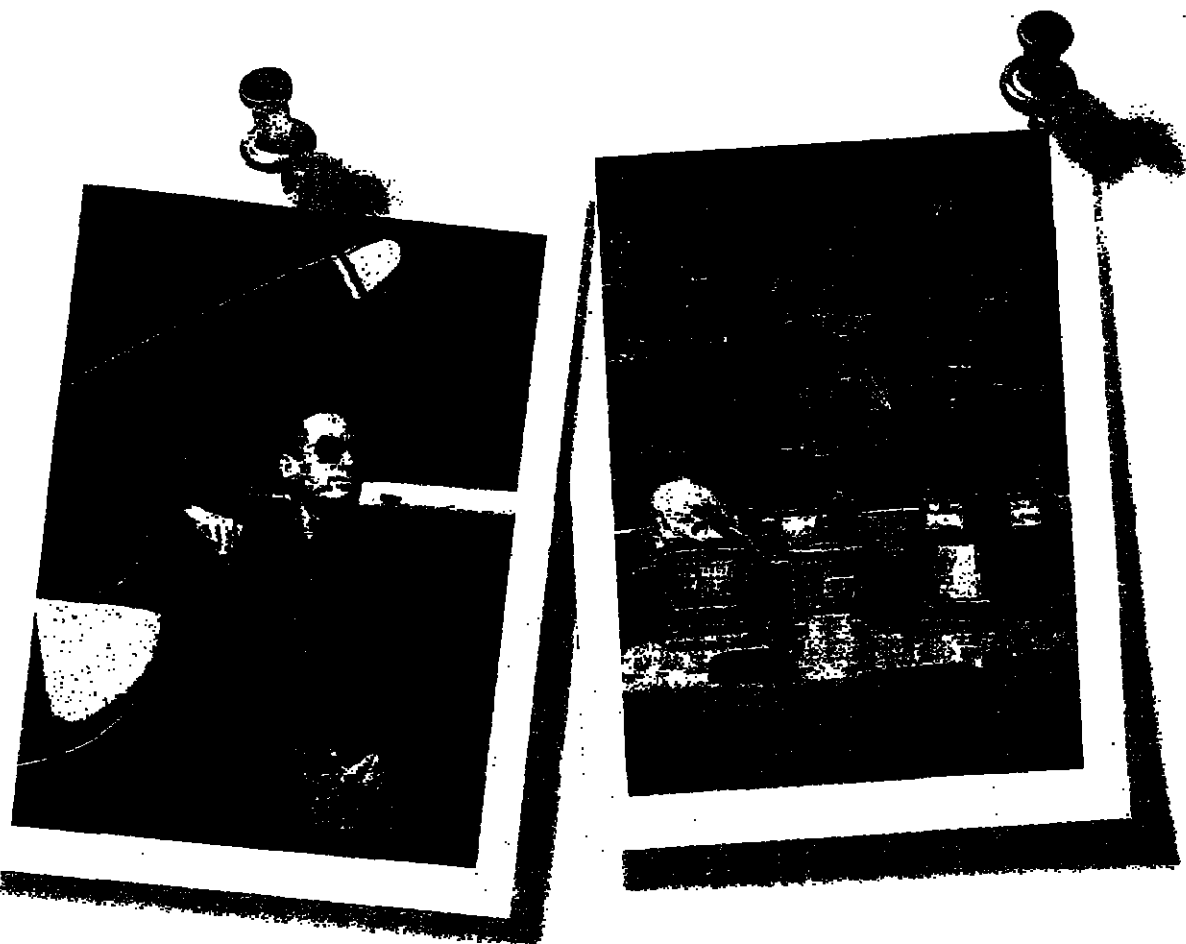
guerrilla tactics to frustrate government plans to force through the bill in the new parliamentary session, with the help of the rarely used 1949 Parliament Act. The ostensible argument is over whether voters should be able to vote for named individual candidates, as demanded by the Conservatives, rather than being obliged to opt for a faceless party.

Conservative peers in the House of Lords - the unelected upper chamber of parliament - and MPs warned that they would delay the discussion of other important government legislation rather than pass the measure. This could be damaging to the government, which plans a substantial legislative programme including health and justice reforms.

The European Parliamentary Elections Bill was lost on Wednesday, having been rejected five times in succession by the Conservative-dominated House of Lords. Under pressure from the opposition Liberal Democrat party, ministers said the measure would be forced through parliament in the new session, using the Parliament Acts to override the upper house. The Liberal

Democrats strongly support proportional representation.

Mr Blair's staff said last night that Conservative wrecking tactics could prevent the bill from becoming law in time for the new voting system to be introduced for the June elections. "If the opposition wants to frustrate the government on this, they can." The bill has to become law by mid January.



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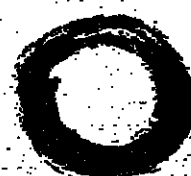
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Trains in Tokyo 'keep better time'

By Charles Schofield, Transport Correspondent

In London, 85 per cent of Underground trains arrive within five minutes of schedule while in Tokyo 98 per cent arrive within one minute, according to a report yesterday by the London Research Centre and its counterparts in Tokyo, Paris and New York.

London must make a serious effort to improve the punctuality of the Underground system and its regional rail network to reach the best international level, the centre said.

The study, believed to be the first to compare the four cities, coincides with a review by the UK government of ways to attract private capital to help fund the Underground.

London is better than New York where only 80 per cent of Subway trains arrive within five minutes but the punctuality of regional rail services into London is the poorest of the four cities.

The excellent levels of punctuality and reliability of the Tokyo rail network are combined with high fre-

quency of both peak and off-peak services, the study says. There are, however, high levels of overcrowding with rail staff physically pushing commuters on to packed trains.

London has the largest number of railway stations and a bus network which offers most residents of Greater London a service within five minutes of home or the workplace. London is the second most expensive city for public transport after New York.

Paris has the densest underground railway network and although peak services are very frequent they are often hit by strikes. A levy on business used to finance transport makes Paris the cheapest city of the four.

The New York Subway operates a 24-hour service and has the highest number of trains per day. But its punctuality rate is poor.

On London, the report says: "Given the age of the underground system, considerable investment is needed in renewals and modernisation even to maintain the current level of service."

السيد محمد الجليل

THE ARTS

Louise Bourgeois is the widely revered eminence grise of contemporary art. But like the granny in *Cold Comfort Farm*, she is forever reminding us that something nasty happened in the wood shed. For more than 40 years, the New York-based artist has been chatting up her miserable childhood and invoking it in visceral works that speak of sexual trauma. And judging by the survey of her recent sculpture now at the Serpentine Gallery, in London, at the grand age of 67, she shows no sign of changing course.

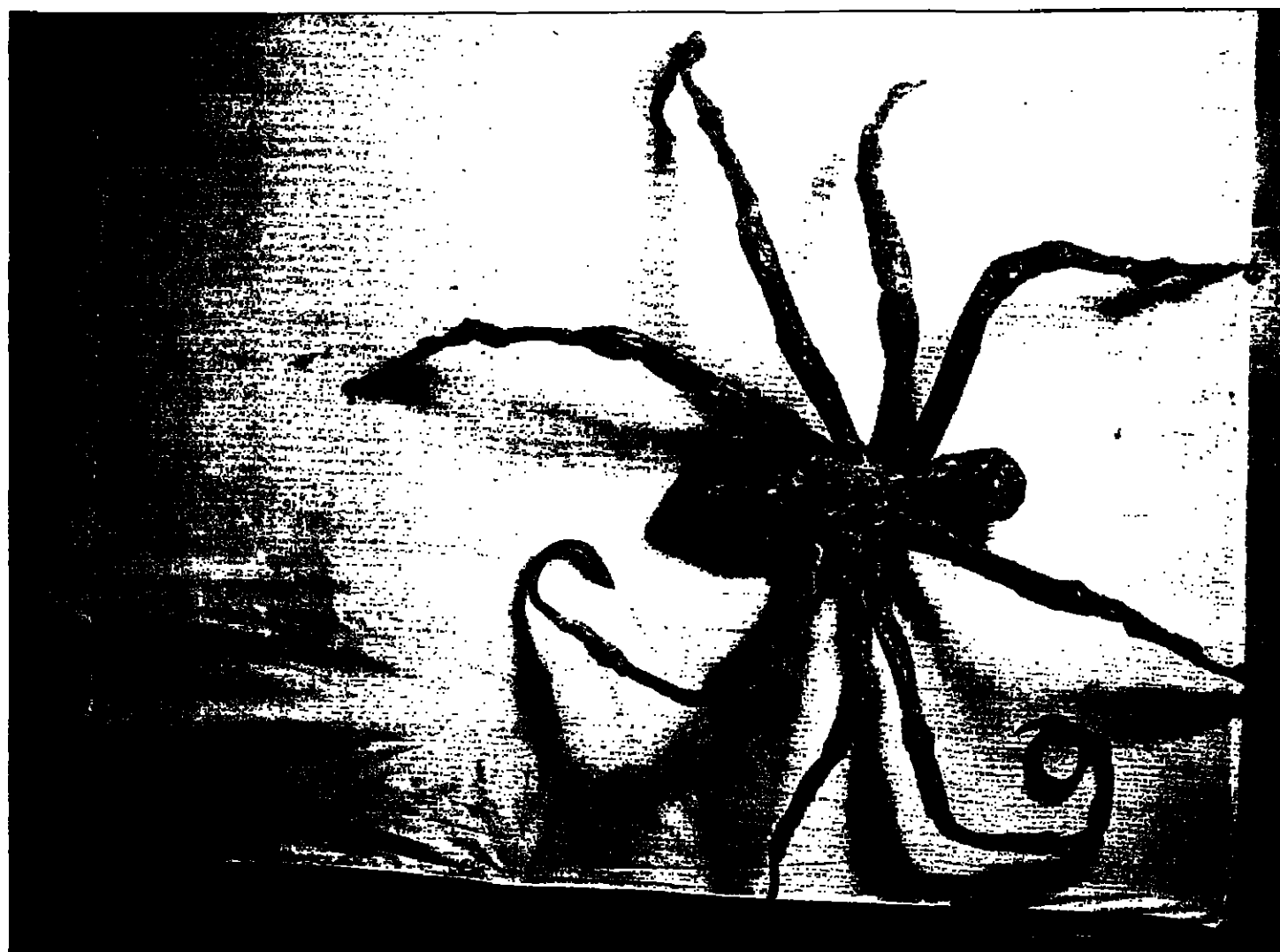
You have to admire her vitality: old enough to be a great-grandmother to the "bad girls" of 1990s art, Bourgeois still manages to be feverishly obsessed by sex. Not expressions of joyful passion, mind you, but violent and macabre eroticism. One of the stronger works at the Serpentine features a pair of headless figures locked in a deathly embrace and trapped in a vitrine.

Made from padded black fabric, their crude, interlocking forms suggest a Möbius strip of desire and frustration – an alienated rapport underscored by the knees brace on one figure and the harmlessly limp male member on the other.

Not content with simply presenting perverse scenarios, Bourgeois wryly implicates the spectator as a voyeur. Encountering sculptures in which used clothing hangs from steel poles, we find ourselves gazing up women's undergarments and skirts. To view a room-sized installation, we have to peer through the dust-ensnared shadows of old doors. Never known for her discrete charms, La Bourgeois constantly reminds us that looking at art is merely a refined and sublimated version of peeping.

Her recent fabric and clothing sculptures, however, evoke ghostly remains rather than warm bodies. Mixing the aesthetics of the atelier and the abattoir, Bourgeois fashions home-made voodoo-dolls and sausage-like limbs that dangle from saddle steel hooks, or in one piece, cattle bones. In a number of stuffed garment pieces, arm and neck holes are sewn up with sloppy stitches that call to mind Frankenstein's sutures; the resulting lumpy forms evoke the work of an eccentric butcher.

Bourgeois's use of clothing has less to do with the art world's fashionable interest in fashion than it does with her ongoing examination of her personal history. The daughter of Parisian tapestry restorers, she engages motifs of sewing and weaving to revisit the anguish of an early family life marked



'Spider' 1996, steel, wall relief: a grotesque and spooky majesty by Louise Bourgeois

ART LOUISE BOURGEOIS

Ghosts better laid to rest

Ralph Rugoff considers the macabre eroticism found in the installations of an 87-year-old master ultimately banal

by her father's love affair with her tutor and her own adolescent suicide attempt. Thanks to her public commentary over the last four decades, it has become the most famous unhappy childhood in 20th century art.

It is also possibly the key reason for Bourgeois's resurgent popularity. In the 1960s and 1970s, the New York artist was out of sync with the cooler prevailing trends. But in the 1980s, her view of art-as-therapy struck a chord with a generation obsessed with healing their inner Child. And Bourgeois, who says she identifies with Balzac's Eugénie Grandet because she was never given a chance to grow up, became the art world's favourite neurotic.

Both of her large installations at the Serpentine evoke the troubled domesticity of her youth. In one, an enormous bronze spider over six metres high sits astride a

cylindrical steel-mesh cage as if guarding its nest. Worn tapestry fragments and an abandoned armchair decorate the stark enclosure, and a door has been left ajar, suggesting the former occupant has flown the coop.

The artist's confrontational impulse appears to have flattened out

On an adjacent wall a "baby" spider – the one-time prisoner? – appears to be climbing towards the ceiling. Bourgeois's spiders evoke a grotesque and spooky majesty, but the installation as a whole is marred by various "poetical" items, including a broken pocket watch,

an empty perfume bottle, and bits of bones, which adorn the cage. These trinkets may hold great personal meaning for the artist, but as an artistic vocabulary such corny emblems of mortality and loss were long ago exhausted, and their sappy presence undermines the work's imposing physicality.

Sentimental symbolism also afflicts "Call (Clothes)", one of a series of room-like installations which the artist has been making since the early 1990s.

A collection of dowdy garments, some hanging freely and others stuffed to resemble female body parts, occupy a circular room formed by a wall of linked doors. Predictably, the antique clothes evince a desolate alienation. The effect is so uniform you wonder if it wasn't applied with aerosol spray. One longs in vain for a touch of the acid humour which animated Edward

Kienholz's morbidly theatrical installations; instead, Bourgeois's hothouse of frozen memories settles for gloomy preciosity.

Which is a shame, because buried in the installation are engaging objects which would be better off standing alone, including an organic tangle of stockings and limbs collapsed across a stool. The subject is almost identical to Sarah Lucas's "Bunny I", a major work in last year's *Sensation* exhibition, but the older artist's fetish is subtler and far more compelling.

As a rule, Bourgeois is at her best when she keeps it simple.

Perhaps an awareness of this led the Serpentine to limit the number of works in the exhibition (when it premiered in Bordeaux last spring, the show included more than 20 additional sculptures and dozens of drawings). The result is a handsome, honed-down installation which takes advantage of the museum's intimate galleries, and gives

each work plenty of breathing room.

Yet even in this abbreviated version there is repetition. From early in her career, Bourgeois has claimed that she forges her work out of pain, and that art guarantees sanity. For this, she has been widely celebrated. But she has excoriated her childhood demons for so long, they have become encrusted with nostalgia. As evidenced by her work at the Serpentine, the artist's much-admired confrontational impulse appears to have flattened out, and rather than recombining anatomical forms in ways that confound, startle and intrigue, her sculptures follow a familiar formula.

What haunts this show in the end are not ghostly memories of her unhappy youth, but the whimpering spectre of banality.

At the Serpentine Gallery, London W2, until January 10. Sponsored by BMW Financial Services Group.

Don't ride this vehicle

THEATRE

DAVID MURRAY

Little Malcolm and his struggle against the eunuchs
Hampstead Theatre, London NW3

At the Little Unity Theatre in 1965, young David Halliwell's *Little Malcolm and his struggle against the eunuchs* made a notable splash, with himself playing Malcolm and Mike Leigh as director. Since then, Halliwell has written at least 35 more plays.

Not many people know that – though many of his later titles are even more succulent: *A Last Belch for the Great Auk*, *Jarvis*, *Thrilled by Prehensile Penis*, *The Freckled Bum*. Everyone, however, knows about the film star Ewan McGregor, and London's newspaper-readers have recently learned that his uncle is that very clever, under-used actor Denis Lawson – because Denis has directed Ewan's return to the stage in *Little Malcolm*, at the Hampstead Theatre.

I don't know which of them chose this cruelly dated play. Perhaps Lawson recalled the original production that provoked such trendy acclaim before McGregor was born and thought it a good vehicle for his nephew. But it isn't, nor, I think, could it be for anyone now. *Little Malcolm* is an incoherent thing.

With a sincere imaginative effort, one can just about see what its attractions might have been in 1965. A new "angry young man"; a hostile cartoon of radical student politics, and a comforting deflation of their pretensions: lots of the newly fashionable monologues, strenuously acted out, or comically strangled, laced with rapid-fire exchanges in choral style, voice upon voice upon voice.

Now, *Little Malcolm* seems a virtual museum. Though Lawson has directed it with actorly sympathy and terrific pace, its parts fall apart. Rob Howell's handsomely naturalistic set (a warehouse "studio" in Huddersfield) would be an asset to any serious play – or comedy – about frustrated artists; but here it keeps reminding us that the stage action is unnaturally unlikely, even downright silly.

Malcolm begins promisingly, with McGregor speaking his muddled thoughts

from under a chilly bedspread. His first visitor and co-conspirator Ingham (Nicholas Tennant, very funny) arrives to do the first of his ludicrously inarticulate monologues; then the faithful Wick (Joe Duttine) joins them, albeit with subservient passion; and later Nipple (Sean Gilder) arrives, a sad sack of over-literate sexual fantasies.

They all identify with Malcolm's problem, which is that he has just been ejected from their art course on account of tardiness and talentlessness. His new ambition, which soon becomes grandly anarchical, megalomaniac and crypto-Fascist, is to see off the hostile principal of Huddersfield, Tech. Meanwhile, we learn that his real obsession is with Ann, another student, but he is too cravenly shy to do anything about it.

Somewhere around there, we start to realise that we don't believe any of this stuff: neither the "political" ranting nor the crazy campaign, nor the characters and their passions. We can admire the actors' efforts, but they take us nowhere. When an ugly incident at last brings Malcolm and his cohorts to reflect and repent, the other three chums turn abruptly grown-up and reasonable; Malcolm is left squashed and benighted.

Those twists are at once more predictable and more incredible than the original situation, as well as more patronising. McGregor is in the same boat as his more stage-wise colleagues – up a river without a decent paddle. One's sympathies go out to all these excellent people, including Lou Gish's pragmatic, abrasive Ann, but my advice is: avoid, avoid!



Ewan McGregor starring in a museum piece

A splendid racket worth shouting about

DANCE

CLEMENT CRISP

Stomp
Roundhouse, London NW3

Stomp is back in London, playing at the Roundhouse until Christmas – which is all the news that its aficionados will need to know. For devotees outside the metropolis, a regional tour will follow. For newcomers, let me say that this is a show about rhythm – rhythm banged,

slapped, stamped, kicked, drummed and cajoled from everything and anything, from plastic bags to dustbins, from oil-cans and tea-chests, from brooms and matchboxes, up to and including the kitchen sink. Eight performers – two females, six men at Wednesday night's opening performance – make noises, from triple forte to the most dulcet pianissimo and, of course, follow the old song and say *I got rhythm* (though not a word is spoken all

night). It is nine different sorts of cliché to point out that the pulse of our bodies, of our universe, is rhythmic and that most of us respond to a drum beat. *Stomp*'s clever trick is to explore this on terms very direct and very amusing.

The cast are dressed as for manual labour of the most basic kind – in that *faux-chic* of dungarees and clunky boots that is so much part of yof culture – and have a determinedly demotic air. Luke Cresswell appears,

armed with a broom, to sweep the stage, and to start a rhythmic pattern thereby. The other members of the cast soon join in and we (and the entire auditorium) seem suddenly caught in this web of beats and cross-beats, of the rhythms and the sometimes musical wit of the performance has not been dulled.

It is a contagious evening, with its moments of slyness (the show's clown, in a suicide's beret and spectacles, is funny, stylish, a master in timing) and with effects

gauged and presented with absolutely sure theatrical sense. And yet it never loses its seeming spontaneity: it has something of the improvisatory thrill of the best flamenco (and offers a zapateado done by feet and broom-handle). And the best never loses its hold on us, however complex – and some of the patterns are markedly subtle.

Fascinating to see that Cresswell can still make an audience understand, within 30 seconds, that they must

echo his handclaps: we clap in reply to him as if we had been doing it all our lives – and love the jokes he pulls on us, too. The programme, which runs for nearly two hours without an interval, has enough inner variety not to pall, though certain numbers make the basic idea of hitting the beat less than fresh. There is, though, an appreciable sense of progress to events, which whets our anticipatory appetites. That *batterie de cuisine* of wheels and hubcaps and unguess-

able metal detritus that forms the back-drop is not there for nothing! Sure enough, the chaps clamber up and start the most splendid racket, and later on, dustbins and dustbin lids and oil-drums are part of an intoxication of din and duelling and drumming that reaches deep into our child-like delight in making noise. ("If you don't stop that banging, I'll come and bang you".)

It is, I suppose, for the child in us all. But I would warn parents that if they take the tots (who will love it!) life at home is going to be even more reverberant than it is now.

INTERNATIONAL

Arts Guide

ADELAIDE

OPERA
State Opera of South Australia
The Ring: first cycle of Wagner's opera. Staged by Pierre Strosser and conducted by Jeffrey Tate, this performance of *The Ring* is the first in Australia since 1913; to Nov 24

AMSTERDAM

OPERA
Netherlands Opera, Het Muziektheater
Tel: 31-20-551 8911
The Ring's Progress: by Stravinsky. Conducted by Reinbert de Leeuw in a staging by Peter Sellars. Cast includes Donald McIntyre; Nov 20, 23

CHICAGO

CONCERTS
Orchestra Hall
Tel: 1-312-254-3000
www.chicagosymphony.org
Chicago Symphony Orchestra: conducted by Riccardo Chailly in works by Mahler and Mendelssohn. With

mezzo-soprano Petra Lang and baritone Simon Keenlyside; Nov 20, 21, 22, 24

OPERA
Lyric Opera of Chicago
Tel: 1-312-332 2244
www.lyricopera.org
Ariadne auf Naxos: by R. Strauss. New production by John Cox, conducted by Robert Spano. Cast includes Deborah Voigt and Susan Graham; Nov 21, 24

EDINBURGH

OPERA
Edinburgh Festival Theatre
Tel: 44-131-529 6000
Scottish Opera: Tristan und Isolde, by Wagner, in a production by Yannis Kokkos, directed here by Peter Watson and conducted by Richard Armstrong. Cast includes Jeffrey Lawton and Eva-Maria Bundschuh; Nov 21
The Magic Flute: by Mozart. Scottish Opera production by Martin Duncan, conducted by Richard Farnes; Nov 20

HELSINKI

DANCE
Finnish National Ballet
Tel: 358-9-403 021
Giselle: staging by Sylvie Guillem. With sets and costumes by Ramón B. Ivers. Conducted by David Gatoth; Nov 20, 24

HUDDERSFIELD

CONCERTS
Huddersfield Contemporary

Music Festival
Tel: 44-1484-430 528
BBC Scottish Symphony Orchestra: conducted by Tan Dun in the UK premiere of his opera Marco Polo. Concert performance, with the Chorus of the Royal Scottish Academy of Music and Drama; Town Hall; Nov 22

Nov 22
Simon Sinforletta: conducted by Elgar Howarth in works by Simon Holt, Luis de Pablo and Elliott Carter. With clarinet soloist Michael Collins; St Paul's Hall; Nov 20

DANCE

Huddersfield Contemporary Music Festival
Tel: 44-1484-430 528
Jonathan Burrows Group: three dancers perform new work drawing on music and ideas by Matteo Fargion, Tom Johnson and Kevin Volans; Lawrence Batley Theatre; Nov 24

OPERA
Huddersfield Contemporary Music Festival
Tel: 44-1484-430 528

Opera North: The Nightingale's to Blame. World premiere of a new opera by Simon Holt, based on a play by Lorca, translated by David Johnston. The conductor is Nicholas Kok and the staging is by Martin Duncan; Lawrence Batley Theatre; Nov 21, 22

LONDON

EXHIBITION
Royal Academy of Arts
Tel: 44-171-300 8000

The Au Bak Ling Collection: 100 Masterpieces of Imperial Chinese Ceramics, 12th to 18th Centuries. Includes works from the Song, Yuan, Ming and Qing dynasties, which together provide a remarkable overview of the finest Chinese porcelains ever made; to Dec 20

OPERA
English National Opera, London Coliseum
Tel: 44-171-632 8300
Boris Godunov: by Mussorgsky. Conducted by Paul Daniel in a new staging by Francesca Zambello. John Tomlinson sings the title role; Nov 20, 24

MANCHESTER

CONCERT
Bridgewater Hall
Tel: 44-161-907 8000
Vienna Boys Choir: 500th anniversary concert, featuring works by Mozart, Schubert, Mendelssohn and Brahms; Nov 20

MARTIGNY

EXHIBITIONS
Fondation Pierre Gianadda
www.gianadda.ch/index.html
Paul Gauguin retrospective: organised to mark the gallery's 20th anniversary. More than 100 works have been borrowed from public and private collections from around the world; to Nov 22

MILAN

EXHIBITIONS
Pinacoteca di Brera

La Dama con l'Ermine: Leonardo da Vinci's 1498 portrait of the young mistress of Ludovico il Moro travels to Italy for the first time since 1800, when it was purchased by the Polish Prince Czartoryski; to Dec 13

MUNICH

CONCERTS
Philharmonie Gasteig
Tel: 49-89-5491 8181
Munich Philharmonic Orchestra: conducted by Zubin Mehta in works by Liszt, Beethoven and Brahms. With piano soloist Radu Lupu; Nov 21, 23, 24

NEW YORK

CONCERTS
Avery Fisher Hall, Lincoln Center
Tel: 1-212-875 5030
www.lincolncenter.org
New York Philharmonic: conducted by Christian Thielemann in works by W. Schuman and R. Strauss. With cello soloist Carter Brey; Nov 20, Nov 21

OPERA
Metropolitan Opera, Lincoln Center
Tel: 1-212-362 6000
www.metopera.org

Le Nozze di Figaro: by Mozart. New staging by Jonathan Miller, with designs by Peter Davison. The cast is headed by Felicity Lott, Cecilia Bartoli and Bryn Terfel, and the conductor is James Levine; Nov 21
Tosca: by Puccini. Nello Santi

conducts and the cast includes Maria Guleghina and Richard Leach; Nov 20

PARIS

CONCERTS
Salle Pleyel
Tel: 33-1-4581 6589
Orchestre de Paris: conducted by Frans Bruggen in works by Schumann and Mendelssohn. With violin soloist Thomas Zehetmair; Nov 25, 26

OPERA

Opéra National de Paris, Opéra Bastille
Tel: 33-1-4473 1300
www.opera-de-paris.fr
The Merry Widow: by Franz Lehár. Conducted by Armin Jordan and with a cast including Frederica von Stade and Hakan Hagegard; Nov 21, 23

SAN FRANCISCO

CONCERTS
Davies Symphony Hall
Tel: 1-415-684 6000
www.sfsymphony.org
San Francisco Symphony Orchestra: conducted by Herbert Blomstedt in works by Britten, Beethoven and Hindemith. With violin soloist Frank Peter Zimmermann; Nov 20, 21

OPERA

San Francisco Opera, War Memorial Opera House
Tel: 1-415-864 3330
www.sfoopera.com
Norma: by Bellini. Conducted by Patrick Summers in a staging by

Andrew Sinclair. The title role is sung by Carol Vaness; Nov 21, Nov 24

WASHINGTON

OPERA
Washington Opera, Kennedy Center
Tel: 1-202-295 2400
www.dc-opera.org
Fedora: by Giordano. Conducted by Roberto Abbado in a production by Lamberto Puggelli, directed here by David Edwards. The cast is led by Mirella Freni and Plácido Domingo; Nov 20

TV AND RADIO

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19.30: *World Business Today*
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05.07: 06.07: 07.07: 08.20: 09.20: 10.20: 11.20: 11.32: 12.20: 13.20: 14.20.

At 08.20 Tanya Beckett of FTTV reports live from LIFFE as the London market opens.

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FINANCIAL TIMES

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Friday November 20 1998

Ganging up in European stocks

The London and Frankfurt stock exchanges are in the happy position of schoolyard children holding a large new bag of candy: suddenly, everyone wants to be in their gang.

On Wednesday the Madrid and Milan bourses said they want to join the Anglo-German link-up announced in July. Yesterday Paris, which was furious when it was sidelined by that agreement, indicated that it wanted to join the party too. It will host a meeting of bourses next week to discuss a pan-European exchange.

One level, this is very welcome. London and Frankfurt always saw their alliance as the first step towards a pan-European market in blue chips, offering greater liquidity, reduced transaction costs and a lower cost of corporate capital. Even more desirable, from the viewpoint of competition, would be two or more well-regulated, rival pan-European exchanges.

But the sudden enthusiasm also contains great dangers. Rapid attempts to enlarge the London-Frankfurt venture could lead to the kind of dead-end stalemate so common among squabbling European nations.

London and Frankfurt are finding it extremely complex to put just their two operations together. Adding other exchanges at this stage, with their widely differing rule books, risks making a hard task impossible. There would also be immense political and nationalistic strains

as the parties jostled over the allocation of the new business's capital and revenues.

It is important, then, that London and Frankfurt, the two largest exchanges in Europe, are not distracted by their new friends. They should press ahead with their three-stage plan. First, they intend to have a single point of liquidity for stocks from January, which means London will stop trading German stocks and vice versa. By itself, this would be a retrograde step. It must immediately be followed, therefore, with the next elements in the plan: harmonisation of market rules and accounting standards and construction of a single electronic trading system.

They must pursue parallel discussions with other exchanges about widening the alliance when feasible, and should take no action that precludes this. The Paris meeting could help here, if it starts serious debate on Europe-wide harmonisation of rules, trading and settlement.

Discussion is also needed on the regulation of a pan-European market, which has no obvious jurisdictional home. Nor should the debate ignore the capital raising needs of smaller companies, which will not be quoted on the blue-chip exchange.

But above all, London and Frankfurt must not lose their momentum. Offering to share sweets may win friends, but motley gangs need strong leadership to get results.

Soldiers' duty

The renewed violence on the streets of Jakarta in recent days comes at an acutely sensitive moment in Indonesia's attempt to introduce real democracy and stabilise its economy. At least 14 people have been killed, and scores of students, in clashes between students, the security forces, and armed civilians. B.J. Habibie, the president, warned yesterday that the country was facing destruction through ethnic conflict.

The Indonesian military stands accused of deliberately allowing the violence to escalate. It has given the impression of pursuing its own political ends by allowing groups of armed government supporters to attack the students, and responding to the resulting disorder with excessive force. There are suspicions that the soldiers want to demonstrate what have would ensue if their role as a military force in the country was questioned.

Indonesia's generals risk undermining a fragile democratic process. The country's top legislative body is embroiled in a debate on a new electoral system, under which the military's guaranteed seats in parliament would be reduced. Following general elections next spring, a new assembly is due to elect a successor to Mr Habibie.

The president, tainted by his reputation as the chosen successor of former President Suharto,

lacks strong support. But the multiple opposition parties are divided. The lack of a consensus opposition candidate is one of the main things still keeping Mr Habibie in power. That leaves government in a dangerous vacuum, struggling to deal with the social disruption caused by last year's economic collapse.

Clearly, the military is needed to maintain order in the absence of any other institution capable of doing so. But the generals must be careful not to go too far. They should restrict themselves to ensuring that the democratic process goes ahead as planned. Fair and transparent elections, leading to the formation of a government with a clear mandate and policies, are prerequisites for the return to a fully functioning economy. And that in turn is necessary for the fresh inflow of foreign investment that Indonesia so badly needs.

The stabilisation of the economy in recent months has been remarkable, culminating in a new agreement with the International Monetary Fund last week. Modest growth could resume by mid-1999. But that still depends on political stability, without which the rupiah may well tumble again. Mr Habibie's greatest contribution must be to stick to his timetable for the handover, while the generals act as even-handed guarantors of the process.

Offshore verdict

There is a widespread suspicion that offshore financial centres provide a welcoming environment for shady dealing and financial crime. In the case of the Channel Islands and the Isle of Man such suspicions have not been dispelled by the uncovering of regulatory weaknesses in the BCCI, Barings and Cantretrade scandals.

The British government's review of financial regulation in the Crown dependencies, conducted by former Treasury official Andrew Edwards, nonetheless concludes that the islands are in the top division of offshore financial centres. Regulation of financial institutions is, according to the report, generally good. And the islands are firmly committed, says Mr Edwards, to combating crime and to co-operating fully with other jurisdictions. How can this charitable view be squared with the scandals?

The verdict is, of course, relative. It would be disturbing indeed if the islands did not stand out in very mixed offshore company. All the more so, given that while the islands are not part of the European Union, the Crown is ultimately responsible for good government there. The scope for them to embarrass Britain within Europe is not negligible.

Moreover, a plethora of recommendations by Mr Edwards in such basic areas as the

publication of accounts, the abuse of nominee directorships and the confidential disclosure of beneficial ownership, suggests that past practice fell some way short of perfection. The question is, to what standards should the islands aspire?

The difficulty in answering this lies in the inherent conflict of interest between the need to attract business and the need for honest and orderly markets. Mr Edwards strikes a defensible balance in arguing that the islands' regulatory authorities might reasonably be expected to have regard to economic interests, but should not compromise their impartiality by directly promoting them.

Rather, the guiding principle of regulation should be the protection of customers. And it is encouraging that the islands have committed themselves to being the best regulated offshore centres, while fully co-operating with overseas authorities. Progress has been made since the scandals.

If the conclusions of the report appear generous to the islands, that may partly reflect a well-judged desire to sugar the pill in a sensitive area. Financial services are a vital component of the islands' income. Mr Edwards' proposals make sound, practical sense, while his conciliatory approach should enhance the likelihood of their rapid adoption.

Germany's new shop window

Corporate change in Germany lies behind the wave of pan-European restructuring, says **Graham Bowley**

A Munich-based conglomerate is in merger talks with a Swiss one. A Frankfurt chemicals company splits itself up and is said to be in talks to create one of the world's biggest life-sciences company. A newly merged car giant makes its debut on the New York stock exchange. Plans to create a pan-European stock exchange take a big step forward when the Madrid and Milan bourses say they want to join an alliance between London and Frankfurt.

All that in one week. A wave of mergers, restructurings, diversifications and alliances is sweeping across Europe. Behind it lies the accelerating industrial transformation of Germany, Europe's biggest economy.

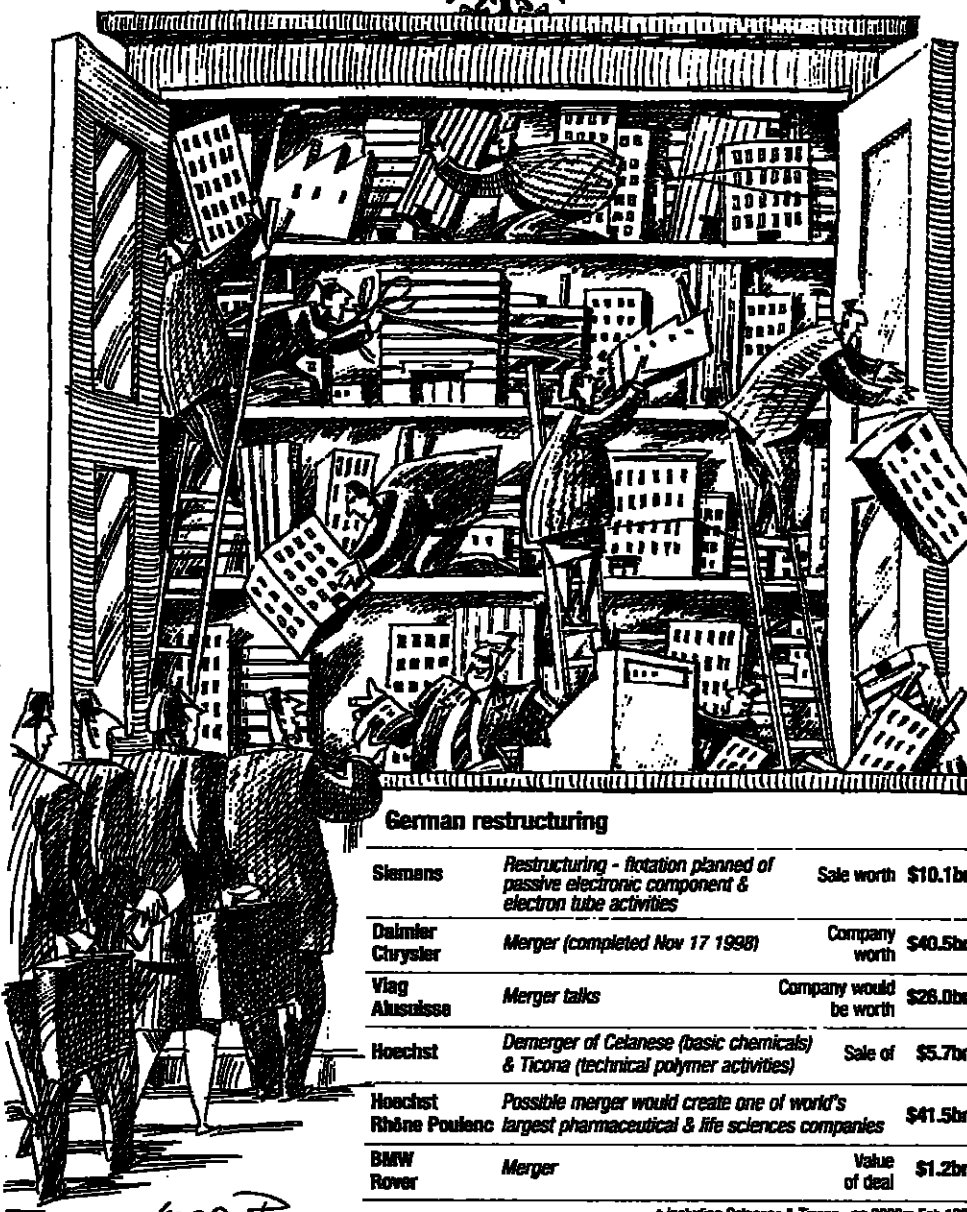
Within companies, managers have unleashed a revolution in the workplace by breaking down old-style, inflexible working practices to cut costs and boost productivity. On a larger scale, the restructuring has involved the re-orientation of some of Germany's biggest industrial empires as companies have sought both economies of scale and a simpler structure that is more presentable to modern shareholders. By embarking on such a transformation, corporate Germany has joined the country's traditional cosy relationship between labour and capital. And it is doing much to throw off the image of a conservative nation more concerned with retaining the comfortable vestiges of its post-war social-market economy than with modernising to compete in a global economy.

The latest phase of restructuring began early this month with the announcement by Siemens, Germany's biggest electronics group, that it planned to sell around one-seventh of its businesses, with sales of about DM17bn (\$10.1bn). The centre-piece of the disposal programme was the sale of its semiconductor business. This disposal, though large, may be only the beginning of a more radical deconstruction of Siemens' sprawling empire.

Next came Viag, a Munich-based industrial conglomerate. After only four months into office, Wilhelm Simson, Viag's new chief executive, revealed that the company would sell its logistics and other smaller activities (with one-third of group revenues) in order to focus on its main businesses: power, telecommunications and industrial interests. Then this week, Viag disclosed it was in merger talks with Alstom-Lohr, the Swiss aluminium, chemicals and packaging group. A full-blown merger, one of several different options being discussed, would create a company with a market capitalisation of \$26bn.

Attention then switched to Metro, Europe's biggest retailer. The Cologne-based group announced it would sell or float much of its German consumer, food and clothing shopping outlets, with sales of around DM16bn. It wanted to focus building a European cash-and-carry empire after its takeover last year of the Makro cash-and-carry chain of the Netherlands. Its unwanted activities were hived off into an independent holding company to be dismantled by Deutsche Bank.

The last piece of news was supplied this week by Hoechst, the chemicals and pharmaceuticals group. Hoechst said it would split itself into two, jettisoning most of its remaining industrial chemicals companies in order to speed its transformation into a company focused on pharmaceuticals and agrochemicals.



German restructuring

Company	Restructuring - flotation planned of	Sale worth
Siemens	passive electronic component & electron tube activities	\$10.1bn
Daimler Chrysler	Merger (completed Nov 17 1998)	Company worth \$40.5bn
Viag Alstom-Lohr	Merger talks	Company worth \$26.0bn
Hoechst	Demerger of Celanese (basic chemicals) & Ticona (technical polymer activities)	Sale of \$5.7bn
Hoechst	Possible merger would create one of world's largest pharmaceutical & life sciences companies	\$41.5bn**
BMW Rhine-Poulenc	Merger	Value of deal \$1.2bn*

* Including Celanese & Ticona ** ERM Feb 1994

This was, said Jürgen Dornmann, Hoechst's chief executive, the biggest demerger in German history. But even this event was overshadowed by a revelation that Hoechst was in secret talks with Rhône-Poulenc, the French chemicals and pharmaceuticals group. Both companies have declined to confirm the talks, but if negotiations were successful the merger would create one of the biggest life-sciences group in the world.

This burst of activity is taking German restructuring to a new level. There have been spectacular examples of corporate change in individual companies before. What is different this time is that corporate change is spreading into new areas - such as retailing and electronics. As companies and sectors that have so far lagged behind are catching up, change in Germany may be achieving a sort of critical mass.

To grasp the scale of transformation, it is necessary to understand what lies behind it. Perhaps the biggest revolution has taken place within Germany's factories, where companies have introduced an array of flexible working practices that would have been unthinkable a decade ago. Workers, especially in the engineering and car industries, have accepted longer working hours and more varied shift patterns. Several companies now use "credit time accounts" which

allow managers to increase working hours during periods of strong demand, in return for time off later in the year. "Six years ago, the Japanese auto industry was the benchmark, then it was the US auto sector that restructured, and now today we are on top," says the chief economist of one German car group.

One change that has made this possible has been the partial breakdown of Germany's industry-wide wage agreements. Traditionally, companies were bound by strict wage deals between unions and employer organisations that covered several sectors at once (so that, for example, computer engineers and shipbuilders both got the same pay rise). Now companies have side-stepped unions and have won some freedom to strike individual deals.

This breakdown has been most pronounced in east Germany, where unemployment is high. But it has been gradually imported to the west. One result has been to encourage corporate change: executives have less reason to fear that restructuring will be stymied by intransigent working practices.

Beyond the factory floor, companies have plunged into a wider reorganisation of their activities. Having dismantled its high-tech empire in the early 1990s to focus on cars, Daimler-Benz capped its reorganisation by merging with

Chrysler, the US car group (the merged company had its stock market debut this week).

Early last year Krupp sent shudders through corporate Germany when the engineering and steel group launched a hostile takeover bid, rare in consensus-minded Germany, for Thyssen, its bigger rival. This showed the process of change is hardly painless. The move triggered worker protests against Krupp and recommitments against the banks that had acted for it - but the merger is going ahead anyway, albeit in a different form. Hoechst's reorganisation was no less controversial, leading to public vilification of the boss. "Dornmann is chopping up Hoechst AG!" screamed Bild, the mass-market newspaper, this week.

There are two broad explanations for the general process of restructuring. One is that, in response to increasing international competition in product markets, companies have had to cut costs and lop off parts of their industrial empires to focus on core products. In the case of Hoechst, this is life sciences; for Metro, it is mainly cash-and-carry stores.

The second explanation has to do with competition for capital. Germany's traditional source of capital, the big commercial banks, are either reducing their industrial holdings or demanding higher returns on the stakes that

they retain. This is happening at a time when a Europe-wide single capital market is coming ever closer - as evinced by the movement towards a pan-European stock exchange.

Companies are therefore having to turn to international capital markets to an unprecedented degree. In the past few years Daimler, Deutsche Telekom and Hoechst have all converted their accounts to the more transparent US GAAP rules and listed their shares on the New York Stock Exchange. "Companies are now willing to spend time and effort talking to investors. They are worried, and they know if there was a fierce fight for capital they need good relations," says Bernd Janssen at Warburg Dillon Read in Frankfurt.

These forces have been building up for a while. What lies behind the current round of restructuring?

Most, obviously, the imminent launch of the euro in January may be producing a sort of "last call" for companies which want to push forward with their internationalisation before the single currency starts. "There is imminent restructuring which will strengthen European competitiveness especially against the background of the single currency. We in Europe have to be strong in order to hold our own at the international level," says Mr Dornmann.

The modest revival in world stock markets since the summer slump may have encouraged companies to return to the merger business. The recovery in prices makes mergers easier since when prices are falling prices, merger plans are often judged unfavourably by investors. At the same time, some German managers are now personally keen not to do anything that will hurt share prices because of their own stock option programmes. These are an innovation in Germany and are still only used by a handful of companies.

Because investors have become more risk-averse in the wake of the Asian and Russian financial crises, there has been a "flight to quality" in stable markets such as Germany. That may have made it easier for some companies to take their restructuring plans to market.

In addition, it is only now that the full impact of the Asian crisis is becoming evident. For example, the Asian-related collapse in semiconductor prices lay behind Siemens' decision to sell its chip business. The importance of all these changes goes far beyond Germany. Crucially for Europe, the continent's biggest economy is restructuring to become more efficient and competitive. The evidence from the labour market suggests the changes reflect a broader social transformation, with a wider acceptance of more open, market-orientated and flexible working practices.

There is almost certainly more restructuring to come, in chemicals, in the car industry (Volkswagen and BMW are said to be candidates for co-operation either with each other or with a foreign car company) and in banking, with Deutsche Bank, Germany's biggest, already in talks with Bankers Trust of the US.

Many people thought the recent election of the Social Democrat-led government marked a shift at Europe's centre towards greater bureaucracy, more intervention in markets and more anti-business policies. To judge by the corporate sector, the real picture in Germany is very different.

OBSERVER

Scion of the times

The decision is still six months off, but there's much intrigue in Munich yesterday when the Bavarian government said it had found an investor for a 106-hectare mountain retreat, high on the slopes of the 6,000 ft Obersalzberg at Berchtesgaden. On the face of it, it wasn't a tough deal. The view is splendid, the clean mountain air is bracing and the local food and beer is deliciously hearty.

The one snag is that Adolf Hitler used the place as his summer retreat. Understandably the authorities were worried that the connection to the former dictator would attract the wrong sort of visitor. Since the US Army left the place in 1945, it has become a magnet for neo-Nazi skinheads, even though the Allies razed Hitler's hideout.

So the developer, whose identity and plans will be revealed today, won't have complete control of the site. The Bavarian government is hanging on to the freehold.

polish - but there aren't many bright women Socialists around and the government can't afford to spare one.

High finance

There were sighs of relief in Munich yesterday when the Bavarian government said it had found an investor for a 106-hectare mountain retreat, high on the slopes of the 6,000 ft Obersalzberg at Berchtesgaden. On the face of it, it wasn't a tough deal. The view is splendid, the clean mountain air is bracing and the local food and beer is deliciously hearty.

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Russian roulette

As they start to embrace economic reform, the Vietnamese are trying to cultivate the image of being tough people to do

business with. Last night they seem to have met their match.

In the august French colonial surroundings of the government guest house in Hanoi, deputy prime minister Ngo Xuan Loc, two other ministers and various fully-paid-up members of the great and good had gathered to witness the signing of an \$800m joint venture agreement to build the country's first oil refinery.

But Loc and his colleagues had to make small talk for almost an hour and a half while the deal, with Russia's state-owned oil company Zarubezhneft, apparently hung in the balance.

The Russians looked at the final version of the contract and said Aiyet, said one source involved in the last-minute flurry of negotiations. By the time the Russians said Da, at least half of the assembled crowd had drifted off in search of dinner.

The project is supposed to be on stream by 2003. Let's hope the oil flows more smoothly than the signing ceremony.

Red-hot iron

Brussels is long on influence but short of landmarks. Its one instantly recognisable feature is the Atomium, that curious hotch-potch of nine silver spheres connected by tubes.

The 102 metre structure - built for the 1958 World Fair to represent an iron molecule - still looks all right from a distance. But up close it's rusty and

decrepit. Inside, some lifts and escalators don't work, the lighting isn't reliable and the displays are uninspiring.

Any chance of public subsidies to foot the \$17.6m repair bill has been lost in bickering between national and local authorities. So, to the noisy disappointment of the Atomium's management, a corporate sponsorship deal has been done.

The UK's Virgin group, headed by bearded balloonist Richard Branson, will fix up the Atomium and paint it with the red and silver livery and logo of his low-cost airline Virgin Express, headquartered at Brussels Airport.

So from 2001, the chief landmark of the city at the core of the European Union will promote the cheapest and quickest way of getting out of the place.

Bite the ballot

It looks like some candidates in the upcoming local elections in St Petersburg are trying a new wheeze to do down the opposition. The trick is to find someone with the same name as a rival candidate and pay him or her to stand in the polls, thus creating enough confusion to split the opponent's vote.

At least it's cheaper than bribing voters - and gentler than more traditional tricks like beating up rival supporters, and even killing the candidates.

Financial Times

50 years ago

Empire Critics Scorned Glasgow, Nov 19. Growing pessimists and propagandists who sought to separate the members of the British Commonwealth were stoutly criticised to-day by the Rt. Hon. R.G. Menzies, former Australian Prime Minister, when he addressed a luncheon meeting of several hundred Glasgow businessmen under the auspices of the Empire Industries Association. Mr. Menzies said that the real danger to the British Empire to-day was not the enemies from outside but from within. The British Empire had within itself the powers, resources and possibilities which could easily make the next century of her existence immeasurably more spectacular than the one that had gone.

Ontario Electricity Shortage Ottawa, Nov. 19. Canadian manufacturers fear the shortage of electric power in Ontario will result in a serious curtailment of production and a reduction in goods available for shipment to dollar countries, besides dislocating the labour market and detrimentally affecting costs with a possible increase in price levels.

INSIDE

Andersen sister firms shrug off feud

Andersen Worldwide announced a 23 per cent increase in revenues to \$13.9bn. But its statement made no mention of the bitter dispute between the two businesses that it comprises - Arthur Andersen and Andersen Consulting. Both sister firms reported strong performances. Jim Wadia (above), Arthur Andersen's worldwide managing partner, praised his staff for staying focused on business. Page 22

SocGen to cut debt trading jobs
Société Générale, the French bank, is to cut some of its debt trading operations with job losses expected in coming weeks, following a review of fixed income trading. Page 18

Euroclear to grow US stocks service
Euroclear, the Brussels-based system for settling and clearing cross-border trading in stocks, bonds and shares, is planning to extend its services to include US-listed equities held by investors based outside the US. Page 28

Surviving the cash crunch
The cash crunch that has hit parts of the US real estate investment trust industry means staying liquid is crucial. For some, any asset that can be turned into cash is ripe for sale. But that is unlikely to be enough to fend off a round of mergers. Property column, Page 20

Faint hope amid Russian gloom
The mood on the Russian stock market remains gloomy. Most economists agree that the government will soon be forced to print more money to cover its gaping budget deficit. But there have been faint stirrings of life. In nominal terms, Russian shares have bounced 55 per cent from their trough in October although the trading volumes have been very thin. Page 40

Controversy dogs Livent co-founder
Garth Drabinsky, co-founder of Livent, North America's largest live theatre company, is a controversial figure. But few would have imagined the scale of the controversy he has generated at the Canadian company, which has filed for bankruptcy protection in the US. Page 20

African gold mines look to marketing
The concept of adding value to gold is new to South African producers. But some are looking to jewellery marketing to exploit the country's dominance in gold production. Page 30

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Vivendi set to buy software arm

By William Lewis in New York and David Owen in Paris

French group will pay up to \$1bn for Cendant division

Vivendi, the French utilities group, is today expected to announce the acquisition of the electronic publishing consumer software unit of Cendant, the US direct marketing and franchising group. People close to the transaction said the price range was between \$800m-\$1bn and Vivendi was likely to pay cash to Cendant. However they warned that the deal was yet to be signed by the companies. Cendant Software is one of the largest PC consumer publishing groups in the world. A

leader in entertainment, productivity and educational products, it is said to fit well with Havas, the publishing company owned by Vivendi, which has a focus on multi-media applications. Havas's 1997 sales were FF\$1.7bn (\$9.24bn) while Cendant Software's were approximately \$600m, people close to the company said. The move is unlikely to surprise Vivendi shareholders. In October Jean-Marie Messier, chairman of Vivendi, served notice that he expected to have

a sizeable war-chest of at least FF\$40bn available for acquisitions between 1999 and 2001. In addition, earlier in the year Mr Messier wrote of his ambition to "create a big French communications group capable of holding its own internationally". In September, Havas paid FF\$35bn (\$246.5m) for control of Anaya, Spain's leading educational publisher. Mr Messier has also been active in other areas of the Vivendi group, formerly Generale des Eaux. Earlier this month the company boosted

its North American power production capacity by acquiring 23 north-east US power plants from General Public Utilities in a deal worth \$1.7bn. The deal makes Stihl, its 60 per cent-owned US independent power production subsidiary, the leading independent electricity producer in the north-east US. Vivendi also recently agreed to buy a 49 per cent stake in the holding company that controls Fomento de Construcciones y Contruccion, the Spanish building, real estate and urban

services group, in a deal worth about FF\$1.7bn. For Cendant, the latest move is likely to be seen as a further attempt to restore investor confidence. Shareholders reacted positively to the announcement in August that it had sold Hebdco Mag, a publishing subsidiary, to its management for \$410m in cash. In October, Henry Silverman, Cendant's chairman, said the auction of the software unit had drawn the interest of at least five companies and that a deal could be reached by the end of the year. Vivendi Czech stake, Page 18



Leaving after 20 years: Jan Baan, right, with his brother Paul, has decided to 'pursue other interests full time'

Jan Baan to cut tie with board of software group

By Gordon Cramb in Amsterdam and Christopher Price in London

The turmoil at Baan intensified yesterday when the Dutch business software group announced Jan Baan is to cut his ties with the company he founded 20 years ago. Shares in Baan, down 80 per cent since spring, rallied as the company said it intended to strengthen its board. At the same time Goldman Sachs, the US investment bank, said it had built up a 10.5 per cent stake in Baan, making the Wall Street firm Baan's second largest shareholder. Mr Baan handed over management to Tom Tinsley, chairman, in July and planned to take a seat as non-executive on the supervisory board. But the company said yesterday that "after further reflection, he has decided to pursue other interests full-time".

Nasdaq as well as in Amsterdam, where they closed F1.60, or 7.6 per cent, higher yesterday at F122.70. That followed a F14.30 plunge on Wednesday as uncertainties grew about the outlook for the company, which fell into loss in the third quarter. Baan has been hit by delays in orders for its enterprise resource planning (ERP) software, which allows a manufacturer to manage its supply chain. The company blamed the delays on customers diverting resources to tackle the Y2K computer problem, as well as concerns over the global economic slowdown. However, Baan's main rivals, SAP of Germany and Oracle of the US, have reported strong results from the ERP market, and some analysts have criticised the Dutch group for being unable to manage its rapid expansion. In particular, a rash of acquisitions has left Baan with a portfolio of products which have not been properly integrated, analysts have said. Paul Baan runs Vanenburg Ventures, the brothers' private investment vehicle. Vanenburg, formerly called Baan Investment, has stakes in other high-technology businesses and is a conduit of funds to their church-based charitable works. In recent weeks Vanenburg was forced to cut its holding in Baan Company to 29 per cent from 39 per cent as bank lenders said the share price slide meant they no longer had sufficient collateral against loans. at the interim stage.

EUROPEAN, UK AND US STOCK EXCHANGES MOVE NEARER TO MERGERS

Paris deal sets up pact on continental trading

By Vincent Boland in London and Samer Iskander in Paris

The Paris bourse yesterday agreed to join the alliance set up by the London and Frankfurt stock exchanges to create a single system for trading the shares of Europe's blue chip companies. The decision, announced by Dominique Strauss-Kahn, finance minister, signals the end of French attempts to create a rival alliance with other European bourses, and paves the way for the creation of a pan-European stock market linking all the continent's main bourses. This week Madrid became the first European bourse to announce its intention to join the Anglo-German alliance. Milan hinted it would soon do the same. Amsterdam had said it was interested in becoming a member. The Paris bourse said it had asked the heads of nine European stock exchanges to meet in Paris next Friday to agree on how the pan-European exchange should be structured. The gathering marks a

big step towards setting up a unified trading system, although officials stressed that the meeting would not necessarily take decisions. The talks will bring together the Amsterdam, Brussels, Frankfurt, London, Madrid, Milan, Paris, Stockholm and Zurich stock exchanges. However, disagreements surfaced yesterday over how far the meeting would settle vexed issues such as ownership and control of the pan-European venture. Jean-François Théodore, chairman of the Société des Bourses Françaises, said Paris wanted a fair share of the venture. Officials at other exchanges said the issue was premature. The move by Paris to join the alliance was welcomed by the London and Frankfurt exchanges and by the big investment banks and fund management companies that dominate trading in European shares. "There is obviously a long way to go, but the fact that they are all meeting suggests a pan-European stock market

may not be too far off after all," said the head of European equities at a London-based fund management group. Some sections of the financial community in Paris were furious at being excluded from the original Anglo-German initiative, and there was a brief effort to woo other exchanges initially left out. However, the main French banks and brokerage firms were keen to join, and became inevitable after its own tentative breakaway plan failed to convince the rest. Marc Véniot, chairman of Paris Europlace, an association set up to promote Paris as a financial centre, is understood to have played a significant part in opening negotiations with London and Frankfurt, taking over from Mr Théodore. But a French official said Mr Théodore and Mr Véniot had worked "in tandem" throughout the talks that led to yesterday's breakthrough. Heading in US lead, Page 18 Vienna setback, Page 28

Talks aim to establish global energy exchange

By Robert Corbin in London and Nikki Tall in Chicago

The world's two biggest energy futures' exchanges in New York and London are entering into merger talks that could lead to the creation of the first global energy exchange. Talks between the New York Mercantile Exchange (Nymex) and London's International Petroleum Exchange are due to begin next month, with both sides hoping for an agreement "as soon as possible". The decision to move towards a full merger came after the two exchanges initiated a strategic alliance this year. Richard Ward of the IPE said members of the two exchanges decided to emulate a growing trend among other international stock markets and seek a full-scale tie-up. Patrick Thompson, the Nymex president, has spelt out a vision of a more unified, globally based energy deriva-

tives trading complex involving linkages between the US exchange, the IPE and the Singapore International Monetary Exchange. Simex also trades energy products, including the IPE's flagship Brent Blend crude contract. Officials said a number of issues needed to be resolved before a merger could be agreed. These included whether a combined entity would continue to trade two separate crude oil contracts. Mr Ward said it was logical to retain both, given that users liked to trade the arbitrage opportunities between Brent and Nymex's premier West Texas Intermediate contract. The two contracts also have different characteristics, Mr Ward said. WTI was a "domestic and landlocked" contract that could be influenced by US events while Brent reflected changes in the global supply and demand balance. Other issues to be resolved

include whether to retain the present mutual ownership structure, the opening and closing times of the two centres and whether to retain the open outcry system or move towards electronic trading. Nymex said a central issue would be "what trading privileges our members could share". Officials said regulatory issues would also have to be clarified before a merger could proceed. The IPE is due to meet the Securities and Futures Association while Nymex will consult with the Federal Trade Commission. In recent years, price movements on the two exchanges have become increasingly inter-related. Mr Ward estimated that 35 per cent of the IPE's trading volume was related to developments on Nymex. The two exchanges also have an increasingly common list of members and users.

Hopewell Holdings makes provisions of \$736m

By Louise Lucas in Hong Kong

Hopewell Holdings, the Hong Kong infrastructure and property group, which undertook some of Asia's most ambitious public works projects, has made provisions of HK\$6.7bn (\$736m) for the year to June 30. With work on some of its biggest projects - the Bangkok rail and road system and a US\$1.6bn power station in Indonesia - halted by the Asian financial crisis, the group underscored its decline by calling for a five-for-one share consolidation. Yesterday, the shares closed at HK\$1.07, up 8 per cent on the day but about 10 per cent off its HK\$10.80 peak five years ago. Provisions for the full year were partially offset by a HK\$2.67bn gain on the sale of the remaining 20 per cent stake in Consolidated Electric Power Asia, the group's power arm. But Hopewell nevertheless reported a loss of HK\$2.51bn for the year to June 30. This compared with a loss of HK\$1.69bn for the previous year. Earnings per share fell from HK\$0.64 to HK\$0.29. The biggest provision of HK\$4.4bn was against the Tanjung Jati B power plant project in Indonesia where work came to a halt two months ago as confidence in the country evaporated and banks pulled in loans. Hopewell signed the deal at the end of last year, and one of the partners was the daughter of then President Suharto. A provision of HK\$300m followed Hopewell's removal by the Thai government from the US\$3.7bn Bangkok elevated road and train system (Berts) in September last year - over which Hopewell is pursuing international arbitration. Other Hopewell problems include high debt levels and skirmishes over its expressway linking Hong Kong to Guangdong province on the south coast of China. Sir Gordon Wu, chairman, said yesterday that the road made strong returns. Total revenue was boosted by 29 per cent, partly owing to a 20 per cent rise in the toll rate. The closure of Peregrina, the pan-Asian investment bank, led to provisions of HK\$110.4m at the interim stage.

Fact #52

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Eurex set to address complaints

By Edward Luca,
Capital Markets Editor

Eurex, Europe's largest derivatives exchange, will next week meet its London-based members to address growing concerns about the effectiveness of its electronic trading system.

The exchange, which is the product of a merger between the Deutsche Terminbörse, the German exchange, and the Swiss exchange, has received a number of com-

plaints from some of its 60 London-based members.

The London members, which provide about 30 per cent of the demand for the futures on the German government bond, Eurex's largest contract, have complained that the Eurex system is too slow to confirm trades.

They have also said the system closes too early, with only half-an-hour "post-trading" time to clear trades after the close of the market. Jörg Franke, chairman of Eurex, yesterday dismissed

suggestions that Eurex's system was feeling its age, having been set up in 1988.

"We have seen our average daily volume rise by 320 per cent since January," he said. "It is inevitable that some problems will arise but we can deal with them."

However, the complaints come at a sensitive time for Eurex, which is in a head-to-head battle with the London International Financial Futures and Options Exchange to grab market share after

monetary union in January.

Liffe, forced to embrace electronic trading earlier this year after being toppled from its dominant position by the lower-cost Eurex, is to launch its first full-time electronic platform in April 1999. The system, Liffe Connect, will become available for trading in equity options later this month.

Eurex says the problems raised by its London members are largely due to unforeseen bottlenecks. Volume on its system surged in

September and October as

international investors fled to the safe haven of the German government bond market through the derivatives exchange. On one occasion, turnover in the 10-year bond future exceeded one million, making it the most heavily traded futures contract in the world.

Liffe, which has also seen a surge in volumes this year, says that Connect will be a more sophisticated trading system than the one supplied by Eurex.

Düsseldorf group heads for record

By Frederick Stüdemann
in Bonn

Mannesmann, the German conglomerate, yesterday announced a 20 per cent rise in nine month sales to DM32.3bn (\$19.1bn) and said full year profits were set to significantly outperform record earnings achieved in 1997.

The Düsseldorf-based group said its three main units, telecommunications, automotive products and engineering, all contributed to growth in sales. Sales at the fast-growing telecommunications division, which has established a significant presence in the liberalised German market, rose 38 per cent to DM6.5bn. The telecommunications division now accounts for 45 per cent of the group's sales in Germany.

The company said it was putting the finishing touches to a European telecommunications venture, called EuroMap, offering cross-border services to multinational companies. Mannesmann will hold a majority stake in the venture and Olivetti, the Italian group, will also take a stake.

Analysts reckon the company, which has interests in both mobile and fixed network systems, to be one of the best placed to profit from the price war in the German market. The share price rose slightly yesterday by DM1.1 to DM170.

Earnings were not disclosed. The company said all divisions had contributed to a "substantial improvement" in profits and that the full year figure would be higher than the 1997 earnings of DM1.7bn. Mannesmann said it had reduced losses at Demag, its plant-making subsidiary. This had improved earnings at its engineering division.

Mannesmann said slowing demand from south-east Asia was starting to make itself felt, but that this was "more than compensated" by growth in Germany, Europe and the US.

The company said full year sales were forecast to be up 10 per cent after stripping out the trading and building supplies businesses it is in the process of selling.

SocGen to cut jobs after debt trading review

By Samer Iskander in Paris

Société Générale, the French bank, is to cut some of its debt trading operations with job losses expected in coming weeks, following a review of emerging market and fixed income trading.

It said the decision had been taken as a result of trading losses amid poor conditions in emerging markets. "After an excellent first half, the international and finance divisions posted poor results in the third quarter," the bank said yesterday.

"We have lost money in these sectors," said an official. "In some areas, we will cease our activities, in others we will reduce them."

The company's shares ended 4.7 per cent higher at FF780.

Prices of emerging market bonds fell sharply in August, after Russia announced it was suspending payments on some foreign currency debts. Although prices have recovered since, yield spreads - effectively the risk premium attached to such bonds - remain above their levels before the summer.

European economic and monetary union is the other important factor threatening

banks' earnings potential, with the introduction in January of the euro expected to damp trading in the government bonds of the 11 participating countries.

Profits from these activities have already started fall-

ing as markets converge in the run-up to European Monetary Union.

A robust domestic market helped SocGen offset its trading losses. Gross operating income in the three quarters to the end of September was FF11.5bn (\$2.06bn), up from FF11.4bn in the same period last year.

"Retail banking activity continued to grow at a similar rate to the first half," SocGen said. Deposits and loans have grown in the French banking system in general as a result of the consumer-led pick-up in economic activity.

Provisions have also declined, as borrowers' creditworthiness has improved. SocGen said domestic risk was "limited". This also applied to international lending, with the exception of Russia and Asia.

Equity activities (including primary, derivatives and brokerage) also "continued to show strong results".

In September, SocGen was the first French bank to set aside large provisions for emerging market losses - FF2.5bn for Russia and FF2.8bn for Thailand, Indonesia and Malaysia.

The bank said these provisions were sufficient to cover developments in the third quarter. After reviewing its exposure to Brazil, SocGen felt "no additional provisioning" was required in the third quarter.

Nine into one will have to go

Stock exchanges must create single system write Vincent Boland and Samer Iskander

When the heads of Europe's nine biggest stock exchanges meet in Paris next week to try to agree the structure of a single system for trading the shares of European blue chip companies, top of the agenda will be how to replace nine computer screens with one.

That is the nub of the issue facing Europe's bourses as they try to put flesh on the skeletal plot outlined in July by the London and Frankfurt bourses to create a unified trading system that would eventually become a pan-European stock exchange.

The likelihood of an agreement among the nine is far from guaranteed because each represents a national institution with a strongly-developed sense of self-preservation. But there is no doubt that the momentum in favour of a pan-European trading system is now unstoppable.

"From the beginning, the aim has been to set up a European stock market to rival the US market," a senior French banker said yesterday. "That objective has overcome the difficulties in the negotiations."

Significantly, the fact that the meeting is being held in Paris shows that the French financial markets have come around to the idea that one such trading system is what is required, and that the Société des Bourses Françaises (SBF) - which runs the French markets - has

dropped its own tentative plan to set up a rival. The gathering is being interpreted by some as an attempt to soothe French *amour propre* and overcome its hostility to a pan-European exchange dominated by the UK and Germany. A French move to join the alliance was inevitable after it failed to muster support from other exchanges for a rival trading platform, even though some of them were equally upset about being excluded from the early stages of the Anglo-German project.

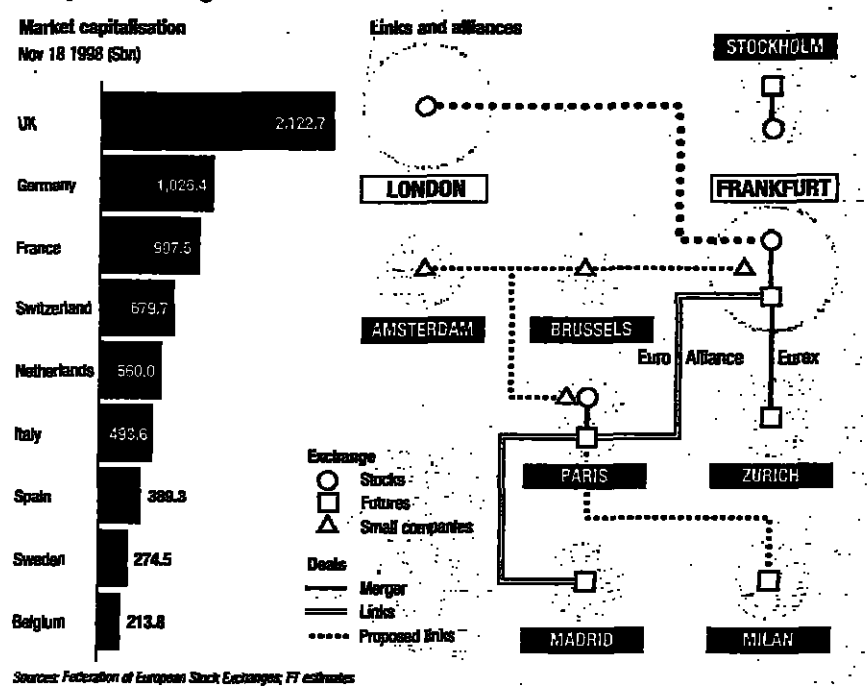
Some observers yesterday privately suggested the meeting, an SBF initiative, could be a gesture to welcome the French to the alliance, and that it would begin building on the work done by London and Frankfurt on their proposal.

An official at one of the exchanges that will be attending the meeting said it was "a lot of fuss over nothing". The alliance had already begun discussions with Amsterdam, which was the first European exchange to hint that it would like to join London and Frankfurt.

Milan and Madrid then came on board and began discussions with the alliance, culminating this week in the Spanish exchange's formal announcement - the first from a European exchange - that it intended to join forces with London and Frankfurt.

Nevertheless, there is widespread acknowledge-

European exchanges: ties that bind?



ment that the French decision to join the alliance is crucially important and that the meeting can take concrete steps towards the goal of a single trading system.

"With France on board, we have a very real opportunity to create a pan-European stock market," said Michael Marks, chairman of Merrill Lynch Europe and a board member of the London stock exchange.

According to Jean-François Théodore, SBF chairman, one of the proposals at the meeting will be to set up a formal structure to oversee the development of the pan-European venture.

It is believed that London and Frankfurt have not yet incorporated their strategic alliance, but the question of

ownership and control has been one of the main French concerns about the original project, with Paris insisting that it must be an equal partner.

"Ownership will be a topic at the meeting, and the SBF would like to have a fair share in this company," Mr Théodore said.

However, other exchanges were tight-lipped about whether that issue would be addressed, while executives at the investment banks that are the exchanges' biggest users said the question should not be allowed to dominate the proceedings.

"A new trading platform is going to have to be built anyway and they should not get hung up on who owns it," one banker said. "Perhaps it should be a public company or something

owned by 500 or 1,000 banks." However, observers said such a new trading system, the basis of a pan-European exchange, would take at least a year to build.

Fund managers said yesterday they would like to see the first steps taken at the meeting towards agreeing a framework for harmonising the way share trades are settled across Europe, and a signal that the rules governing the listing of companies on the new exchange would begin to converge.

The London and Frankfurt exchanges have already agreed that there should be joint access for each other's members from January 4, but bankers suggested yesterday it was unlikely that plan could include the other exchanges by that date.

Takeover talk lifts PetroFina shares

By Neil Buckley in Brussels

Shares in PetroFina, the Belgian oil and petrochemicals group, rose sharply for the second day running yesterday amid speculation that it could be taken over by Elf Aquitaine, the French oil company.

PetroFina gained Bfr750 to Bfr13,300 on the Brussels bourse, despite refusals by both companies - and the group of Baron Albert Frère, the secretive Belgian financier who is PetroFina's chairman and biggest shareholder - to comment.

But analysts said a deal would make sense and were re-examining a statement by Mr Frère in August that neither small nor large operators could ignore the trend towards oil industry consolidation. He told a Belgian newspaper after the merger of British Petroleum and Amoco that "no one can remain indifferent to the evolution in the industry".

"The flow of concentration currently under way is giving food for thought to us and the management, and will influence our choice of strategic direction," he added.

Analysts said control of PetroFina would allow Elf to exploit economies of scale, particularly in downstream activities and chemicals. Combining the two groups' marketing activities would give them an extremely strong position in Benelux and northern France.

Mr Frère, whose companies control almost 30 per cent of PetroFina, is known to be interested in developing his media and high-tech interests. In 1988, he used the proceeds from selling 25 per cent of Tractebel, the Belgian energy group, to become the largest single shareholder, with 12 per cent, in Suez Lyonnaise des Eaux, the French multi-utility business.

Lex, Page 15

Nedlloyd confident despite fall in profits

By Jeremy Gray in Amsterdam and Charles Batchelor in London

Nedlloyd, the Dutch transport group, expects to break even in 1998 despite the financial fall-out from Asia and charges linked to its container shipping joint venture with Britain's P&O.

Nedlloyd's profit from ordinary activities totalled £1.5m (\$2.6m) in the third quarter, in line with analysts forecasts and down sharply from £1.32m a year earlier, it said yesterday.

The same period in 1997 included £1.6m in earnings from Maritime, since sold. Net profits more than doubled to £1.77m, but were skewed by a one-off £1.73m gain from disposals.

Nedlloyd also blamed higher interest payments at P&O Nedlloyd, the container and shipping joint venture formed last year by the Dutch and UK groups.

Nedlloyd's share in the

P&O Nedlloyd contributed £1.2m to the Nedlloyd result against £1.14m last time.

Nedlloyd said that operating profit will "clearly improve" in the fourth quarter and "approximately break even" for 1998 as a whole.

P&O Nedlloyd, the merged container company, announced it had made a pre-tax profit of \$7m in the third quarter of 1998 compared with a \$17m loss in the same 1997 period.

P&O Nedlloyd accounts for around 60 per cent of Nedlloyd's asset base and 10 per cent of P&O.

The container shipping lines should be able to increase rates next year when there is a better balance between demand and supply, Tim Harris, P&O Nedlloyd chief executive, forecast.

P&O Nedlloyd, carried 11 per cent more containers in the third 1998 quarter compared with the corresponding 1997 period, including containers shipped by the recently acquired Blue Star company.

This increase more than compensated for the 4 per cent fall in average revenues per container.

The imbalance in trade with Asia, which has resulted in full outbound containers but many empty returns, cost \$10m in the quarter, the same as in each of the previous two quarters.

Analysts said there would be further opportunities for savings from improved management of its containers, the lower operating costs of new ships and on communications costs.

Operating profits rose 30 per cent to \$30m in the third quarter on turnover which rose 7 per cent to \$386m. Containers handled rose 11 per cent to 654,400.

In the first nine months P&O Nedlloyd made a pre-tax loss of \$23m against a loss of \$74m last time.

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KPN in internet venture

By Gordon Cramb in Amsterdam and Richard Waters in New York

KPN, the Dutch telecommunications utility, and Qwest, a fast-growing US communications carrier, are to create Europe's biggest network for internet traffic, in a venture which they said may lead to joint activities in other areas of the telecoms market.

The two are putting existing fibre-optic links valued at \$700m into the project, called KPN Qwest and are committed to spending a further \$500m over the next two years. The operation, to begin in January, is due to produce 1999 revenues of some \$400m and grow by more than 40 per cent a year.

Joseph Nacchio, Qwest chief executive, said: "This will allow our customers to manage their data, video and voice networks as these converge." The venture is to

serve multinational companies in general as well as other telecoms carriers and internet service providers.

Qwest is at the forefront of new broadband carriers in the US. It expects to complete its 18,500-mile fibre-optic US network by mid-1999, ahead of rivals.

The existing KPN network will put the new venture neck-and-neck with MCI WorldCom, the US carrier which has embarked on the most ambitious European network construction, Mr Nacchio said.

Cable & Wireless of the UK is high on the list of carriers that the venture hopes to attract. Qwest already claims a close relationship with C&W in the US and the two are thought to have discussed C&W's possible purchase of "dark fibre", or bulk capacity, on its US network.

KPN, faced with a loss of domestic market share after telephony was opened to

competition last year, has been laying fibre optic connections in 28 cities in Europe. It will bring to the business these so-called EuroRings, described as Europe's largest internet protocol backbone. "Eventually we will also reach the private customer," said Wim Dik, KPN chairman.

He added that the venture, aimed at large European users outside the Netherlands, was not intended to replace AT&T-Unisource Communications Services (AUS). That tie-up - linking AT&T with the alliance between KPN, Swisscom and Sweden's Tella - is being unwound after the US partner linked with British Telecommunications.

"We expect very soon to announce how AUS in its new form will continue," said Mr Dik.

MCI WorldCom's \$500m fund, Page 20

NEWS DIGEST

BANKING

Crédit Lyonnais to issue shares in run-up to sale

Crédit Lyonnais, the troubled French bank, is to issue 122.4m shares as part of a capital increase linked to its forthcoming privatisation.

The shares will be issued on January 1 to EPFR, a governmental entity involved in the bank's rescue, in exchange for the removal of a penalising clause which entitles EPFR to a large chunk of the bank's profits until 2014.

The clause was created in 1995 as part of the state-backed rescue of Crédit Lyonnais. Its removal is a necessary step in the privatisation process, which is due to be completed in the first half of 1999.

The clause was valued at FF19bn by consultants Arthur Andersen earlier this year, based on the bank's estimated future profits. This was reduced to FF15.8bn this week by the European Commission, after accounting for deteriorating market conditions following the summer's emerging markets crisis.

Crédit Lyonnais yesterday reported a 26 per cent rise in gross operating income in the first nine months, to FF9.4bn (\$3.3bn) - FF2.2bn in the third quarter. Domestic retail banking activities remained strong in the third quarter, while international operations suffered from the turmoil in emerging markets. Samer Iskander, Paris

STORA ENSO MERGER

EU set to approve deal

Karel Van Miert, the European Union competition commissioner, last night indicated that he was ready to approve the proposed merger between Nordic forestry groups Stora and Enso, creating the world's largest paper company.

Although Mr Van Miert has imposed certain conditions on the deal, it is understood the enlarged Finnish-Swedish group will not be required to cut back paper or board production or close any plants. A formal decision from the commission is expected by the end of the month.

Stora Enso, as the new group is to be called, would control 75 per cent of the European market for liquid packaging board. If the Commission approval is delivered formally before the middle of next month, Enso of Finland will be able to proceed with a share offer to investors in Stora of Sweden, in which they will convert existing stock into new shares in Stora Enso. Tim Burt, Stockholm

GREECE

Piraeus Bank to raise Dr100bn

Piraeus Bank, a fast-growing private Greek bank, is to raise Dr100bn (\$357m) through a rights issue next month to boost its chances of acquiring state-owned Ionian Bank in a privatisation sale due in January.

The rights issue will include an international tranche for foreign institutions. Piraeus last year raised Dr30bn in fresh capital to finance the purchase of a controlling stake in Macedonia-Thrace Bank, a small state bank offered for sale under the Socialist government's fast-track privatisation programme. Macedonia-Thrace will be merged early next year with Piraeus to improve efficiency and help speed the group's growth.

Piraeus Bank reported an 84 per cent increase in pre-tax profits rose 79 per cent to Dr14.2bn. Kerin Hope, Athens

UTILITIES

Vivendi buys Czech stake

Vivendi, the French utilities group, has paid an estimated Kc800m (\$16m) to buy a 43 per cent stake in the second biggest Czech water company from Hyder, the UK utilities and infrastructure company. The investment puts Vivendi - which already runs the city of Pilsen's water - in a strong position to bid for Prague, the country's biggest water utility and the last still in state hands.

Hyder bought a 36 per cent stake in Severočeská Vodovody a Kanalizace (ScVK), north Bohemia's water company, for Kc320m in 1995. ScVK is the country's most profitable water company, making Kc105m net profit last year on turnover of Kc1.83bn. Robert Anderson, Prague

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BAD LOANS REQUEST BY JAPANESE CONSTRUCTION GROUP FUELS HOPE THAT FINANCE HOUSES ARE SEEKING TO CLEAN UP THEIR BALANCE SHEETS

Aoki asks banks to forgive Y200bn of debt

By Gillian Tett in Tokyo

Aoki, a troubled second-tier construction company, yesterday asked its creditor banks, including Asahi and Industrial Bank of Japan, to forgive Y200bn (\$1.6bn) worth of loans as part of a last-ditch effort at restructuring.

The request has fuelled hopes that the banks are finally seeking to restructure their balance sheets amid mounting government pressure. Some analysts suspect that the economic downturn is forcing them to accelerate decisions about how to handle the huge level of bad, and partly bad, loans on their portfolios.

James Florillo, analyst at ING Barings, said: "The banks now seem more willing to go through debt forgiveness, as they now see the need to clean up their balance sheet as being critical for their survival."

Aoki, which has a market capitalisation of Y32.7bn at yesterday's closing share price of Y77, also warned it of a Y290bn extraordinary loss in the current year.

Sanwa, one of the country's largest banks, for example, yesterday started the bank reporting season with news of Y1,300bn-worth of problem loans calculated under US accounting standards at the end of September, up from Y1,200bn in March. Of this, Y85bn was to bankrupt companies and Y318bn to "watchlist" companies - those where the loans are non-performing or restructured - while Y1,290bn are high-risk loans to companies with difficulties but not in default.

Sanwa expects to post Y800bn loan-loss charges for the full year, after Y215.9bn of such in the first half. However, it projected Y400bn parent operating profits in fiscal 1998 after reporting Y245bn operating profits and Y13.2bn pre-tax in the first half. In the same period last year it reported Y176.6bn in operating profits and Y19.25bn in pre-tax profits.

First-half operating profits rose at Daiwa, another large bank, to Y46.6bn, compared with Y42.3bn in the same period last year. However, the bank did not revise its bad loan as sharply as Sanwa: the total, under US standards, was Y934bn at the end of September, compared with Y938bn at the end of March. It projected Y270bn worth of loan-loss charges in the current year, after making loan-loss charges of Y31.6bn in the first half.

Ricoh hit by weak sales at home

By Alexandra Hamney in Tokyo

Ricoh, the leading Japanese copy machine maker, said yesterday that the slump in the domestic economy, which has slowed consumer spending and forced companies to cut capital investment, damaged profitability in the first half.

Consolidated pre-tax profits fell 30.5 per cent, from Y32.26bn to Y22.11bn (\$184m), largely because of a weaker domestic market. Net profits slid 7.8 per cent to Y12.16bn.

Strong sales in US and Europe, however, helped offset the losses at home. While sales in Japan were down 4.3 per cent to Y394.12bn, turnover overseas jumped 13 per cent. European sales improved 23 per cent to Y136.83bn. Sales in the Americas were up 14 per cent to Y124.75bn. Exports accounted for 43 per cent of total turnover.

The group blamed the losses on sluggish demand and intense price competition. Sales of copiers, which represent nearly three-quarters of total sales, slipped 2.2 per cent in Japan and 1.3 per cent overseas. Sales of information equipment, which includes fax machines and personal computer components, fell 2.2 per cent.

Sega blames recession for fall in profits

By Naoko Nakamae in Tokyo

Sega Enterprises, the Japanese video games maker, yesterday revealed first-half non-consolidated net profits down 76 per cent, from Y5bn to Y1.2bn (\$9.8m). It blamed the poor results on the depressed local economy and the continuing economic crisis in Asia.

But the company announced an extra Y1 on its interim dividend of Y15 to commemorate the launch next week of Dreamcast, its new games console.

Sega took a Y5.3bn extraordinary loss in the period. This included Y3.7bn of valuation losses on securities holdings and Y1.4bn paid out in a lawsuit involving Dreamcast.

Excluding exceptionals, parent pre-tax profits fell 47.3 per cent from Y12.1bn to Y6.4bn, while sales dropped 20.4 per cent from Y126.5bn to Y100.5bn.

Sega said that the parent, or print club, boom had peaked and sales of the machines that print out novelty stickers stamped with self-portraits had fallen.

It lowered its estimates for the full year, predicting non-consolidated profits excluding exceptionals of Y12bn, compared with Y15bn forecast previously.

Sega also issued its second group profits warning in two months. It lowered its estimate for pre-tax profits excluding exceptionals from its forecast of Y12.3bn last month to Y10.3bn. It also changed its net profit figure from Y3.2bn to Y1.6bn, and its revenue prediction from Y255bn to Y231bn.

Sega attributed the modification to a worse-than-expected slump in consumer spending in Japan which has led operators of games arcades to rein in investment in new games machines. The lack of hit games in the sector had inflicted further considerable damage to the industry as a whole.

The prolonged recession in Asia has also hurt Sega, which admitted that it had started to increase its focus on the region before the crisis began.

The games manufacturer denied that its production problems with Dreamcast were behind its decision to issue its second profits warning, although it admitted that December sales of the new console would be hit, as it was unlikely to be able to keep up with demand.

The company had initially expected to produce 1m consoles by the end of 1998, but difficulties involving a graphics chip manufactured by NEC led it to cut its production estimate in half.

Sega announced its results after the stockmarket had closed. Its share price fell 2.98 per cent or Y80 to Y2,605.

The finance ministry will keep 9.42m shares, or 59 per cent, after the sale.

NTT's share price has been under pressure, falling from a high this year of Y1,580 to Y898,000 yesterday, partly as a result of DoCoMo's listing, which has encouraged some investors to sell their NTT shares in favour of DoCoMo, and partly owing to expectations of a sale of a fourth tranche in NTT.

Nevertheless, the finance ministry is under substantial pressure to sell part of its NTT holding and raise much-needed funds for the government to finance a series of fiscal stimulus measures.

The government plans eventually to reduce its shareholding to one-third. The announcement comes as NTT unveils first-half results today showing a downturn in its fixed-line subscriber base. However, on a consolidated basis, NTT is expected to report a firm rise in full-year pre-tax profits before exceptionals to Y653bn (\$5.4bn), against Y600.6bn, owing to a strong contribution from DoCoMo, in which it retains a 67 per cent stake.

In the year ending next March, the group said pre-tax profits would fall 31 per cent to Y47bn, against Y68.4bn last time. Sales would rise 1.7 per cent to Y1,427bn. The announcement came after the close of trading. Shares in Ricoh fell Y12 to Y1,096.



The next chapter: Sonic sets out on more adventures on the new Dreamcast console

NTT offering set to raise \$7.5bn

By Michiko Nakamoto in Tokyo

Japan's ministry of finance is today expected to announce the sale of 1m shares in NTT, the largest Japanese telecommunications group, in what will be one of the top 10 offerings of this decade.

The sale of a fourth tranche of shares could raise about \$7.5bn for the Japanese government, making it comparable to the current secondary issue by France Telecom.

The move follows an initial public offering last month of shares in NTT DoCoMo, the group's cellular phone subsidiary, which was the largest IPO in history and raised \$18.2bn.

Share allocation is expected to be made in mid-December with a prospectus released next week. The size and discount to the market price are likely to be announced at the end of the month.

NEWS DIGEST

ELECTRONICS

Toshiba reports loss as demand stays depressed

Toshiba, the Japanese electronics group, yesterday went into the red on a consolidated basis for the first time in 23 years. First-half group net losses were Y23.6bn (\$193m) compared with a Y9.6bn profit last year, and a pre-tax loss of Y41bn compared with a pre-tax profit of Y8.7bn. It blamed depressed consumer demand in Japan and the economic turmoil in south-east Asia for the poor results.

Egat to sell stake in power complex

By Ted Berwick in Bangkok

The state-owned Electricity Generating Authority of Thailand has approved plans to sell the unfinished Ratchaburi power complex to help alleviate the company's impending cash crunch.

Egat also said yesterday that it planned to issue another \$300m in global bonds guaranteed by the World Bank - similar to the landmark issue last month also backed by the World Bank - and borrow another \$100m from export credit agencies as well as raise \$110bn (\$7.1m) locally.

The plans are subject to cabinet approval.

The plans call for between 33.3 per cent and 42.5 per cent of a holding company controlling the entire 4,600 megawatt Ratchaburi complex to be sold to a strategic partner, most likely a foreign investor. That stake was worth at least \$490m, Egat said.

Ratchaburi is expected to begin generating power in April, almost one year behind schedule.

Egat would retain an equal stake in the holding company, while between 15 per cent and 33 per cent would be given to employees and reserved for a public offering.

INVESTMENT BANKING

Hong Kong job cuts continue

Staff cuts at investment banks in Hong Kong continued yesterday, with both Bear Stearns and ABN Amro Asia, the regional investment banking arm of the Dutch banking group, making lay-offs. Each is understood to have cut about 20 jobs: at Bear Stearns, the losses are mainly in the fixed income sector, while at ABN Amro Asia they are in the equities division. ABN Amro Asia attributed the cuts to "housekeeping" in the face of weak markets.

However, Goldman Sachs signalled a more bullish note for Asia yesterday when it signed a 12-year lease on brand new office premises that are almost twice the size of its current space, Louise Lucas, Hong Kong

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MANUFACTURING

NKK considers JDB aid

NKK, the troubled Japanese steel maker, is considering asking the government-backed Japan Development Bank for financial assistance. The move follows the announcement last week that Nissan, the number two carmaker, may request a loan of up to Y100bn (\$850m) from the same bank. It is a further indication that cash-strapped Japanese companies are being forced to seek alternative funding sources amid the country's deepening credit squeeze and economic recession. NKK, part of the Fuyo group, said the loan was "only one option". It had Y40bn in outstanding loans from JDB in March 1998. In the first half, parent losses totalled Y30.04bn, against profits of Y11.23bn. Alexandra Hamney, Tokyo

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CIGARETTES

Forex losses hit Sampoerna

HM Sampoerna, the Indonesian cigarette manufacturer, continued to be held back by heavy foreign exchange losses. Forex losses of Rp1,192bn (\$158.8m) resulted in a net loss of Rp752.5bn compared with a net profit of Rp322.6bn in the first nine months of 1997. But forex losses were Rp1,820bn in the first half, when the rupiah was much lower than the Rp10,700 per dollar used for the latest results. Its rebound has continued and yesterday it stood at Rp7,800, promising a further reduction in losses for the fourth quarter. Strong demand for its cheaper brands helped lift volume 5 per cent in the third quarter. Taken with the rise in cigarette prices, sales were up 50 per cent to Rp3,348bn.

Sampoerna faces the challenge of \$150m in loans coming due next year. Analysts have been concerned that the continued weak markets and tighter stock market rules could hit its plans to go ahead with a general rights issue. Sander Thoenes, Jakarta

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British Brain Power

TELECOMMUNICATIONS US GROUP TO SUPPLY VENTURE CAPITAL FOR PROMISING NEW COMPANIES AND TECHNOLOGIES

MCI WorldCom plans \$500m start-up fund

By Richard Waters in New York

MCI WorldCom is expected to announce imminently a \$500m fund to invest in start-up companies as a way to keep in touch with fast-changing telecommunications and internet technologies.

The move highlights the speed at which the technological landscape of the telecom industry is changing, posing a threat to established carriers which remain wedded to outdated net-

works and business models.

MCI WorldCom itself is already widely seen as one of the most technologically advanced of the big US telecoms companies, and owns the biggest internet carrier in the shape of UUNET. But through a venture capital fund it would be able to extend its reach by providing seed capital to promising new technologies and companies, said Bert Roberts, chairman.

"When you're as big as MCI WorldCom is, growing

as fast as we are in our mainstream businesses, it's hard to nurture the little companies, the new technologies," he added.

The US carrier also said it planned to provide seed money to companies which are building their own networks, such as the so-called clocs, or competitive local exchange carriers.

These local networks could eventually provide ways for carriers such as MCI WorldCom to bypass the entrenched Baby Bell companies, creat-

ing more competition in the

\$100bn local market. While its bigger rival, AT&T, has set out to piggy-back on the networks of the cable television companies to reach residential telephone customers, MCI WorldCom is likely to remain dependent on the Bell companies or new telecoms start-ups.

The fund will take over around 30 existing investments made by MCI and WorldCom before their merger two months ago.

These investments, with an estimated value of \$350m, will be "rationalised", said Mr Roberts. Some are likely to be sold, and others merged or given extra capital. The company also said it would inject another \$150m to make new investments.

Besides any investment gains from picking future telecoms technologies, Mr Roberts said MCI WorldCom was "looking toward what will drive...network application businesses in the parent company". MCI WorldCom is already further ahead in the fast-growing data and internet businesses than other large US carriers, deriving more than \$2bn of revenues from these areas in its most recent quarter, or a quarter of its total revenues.

Morgan Stanley makes job cuts

By Tracy Corrigan in New York

Morgan Stanley Dean Witter, the US-based investment bank and brokerage, yesterday cut 60 staff from its worldwide fixed-income business - about 4 per cent of the division.

The firm is the latest on Wall Street to announce job cuts amid the disruption of financial markets that followed Russia's default on its domestic bonds in August and caused substantial trading losses for many firms. Last month Merrill Lynch cut 3,400 jobs or 5 per cent of its workforce. Other firms, such as J.P. Morgan and Credit Suisse First Boston, have announced more piecemeal cuts, largely affecting fixed-income and emerging markets businesses.

"We have evaluated our business in the context of the current environment and we believe that we have a solid position vis-a-vis our competitors," Morgan Stanley said.

Following these cuts, the

company expects staff levels - currently about 50,000 - to remain flat in 1999.

The cuts follow a 25 per cent increase in fixed-income staff in the past two years. But people close to the company said aggressive staffing targets for 1998 were being set in all divisions during the current year-end budget reviews.

"We don't anticipate further reductions," the job cuts will be spread across the fixed-income business, but the residential mortgage arm will be hit particularly hard, as the bank plans to move away from that business.

However, the group plans to maintain its strong position in the commercial mortgage and asset-backed markets.

Morgan Stanley's net earnings fell only 5 per cent in the third quarter, much less than most of its peers, partly because of its broad business mix, which includes credit cards and brokerage, providing some stable earnings.

Tales of fraud and intrigue haunt the board at Livent

Edward Alden reports on a drama which has embroiled well-known figures of North American entertainment

Garth Drabinsky, the co-founder of Livent, North America's largest live theatre company, has been a controversial figure since his days at the helm of Cineplex Odeon, the Toronto-based movie theatre chain.

But few would have imagined the scale of the controversy he has generated at Livent, which on Wednesday filed for bankruptcy protection in the US.

According to allegations filed in an Ontario court by the company's new management, Mr Drabinsky masterminded an astonishing accounting fraud that for years fooled not only the company's auditors but a board of directors comprised of a who's who of Canadian and US investors.

The suit alleges that Mr Drabinsky defrauded the company of some C\$97m (US\$82m) in pre-tax income through a variety of schemes including direct kickbacks, manipulation of expenses and the maintenance of a separate set of books known only to Mr Drabinsky, his partner Myron Gottlieb and few other insiders.

Mr Drabinsky previously ran into opposition over allegedly aggressive accounting practices at Cineplex and was forced out by the company's main shareholders in 1988.

But he went on to create

The company built its own theatres in Toronto, New York, Chicago and Vancouver to stage lavish shows

Livent, which is credited with reviving the grandiose Broadway musical across North America. The company built its own theatres in Toronto, New York, Chicago and Vancouver to stage such lavish shows as *Ragtime*, *Shogun* and *Kiss of the Spider Woman*.

To many savvy investors, it looked like a "can't miss" proposition. Among Livent's

board of directors and main shareholders are Thomas Lee, the Boston takeover specialist, Jim Pattison, one of the Canada's most successful entrepreneurs, and newspaper magnate Conrad Black, who expanded his stake earlier this year.

When the company began to run into financial difficulties this year, the board of directors engineered a scheme to force Mr Drabinsky out of day-to-day management. Former Walt Disney president Michael Ovitz invested C\$30m in the company and New York investment banker Roy Furman, who had previously acted as an investment banker and underwriter for Livent, was appointed chairman.

In August, the company announced it had discovered serious "accounting irregularities" in recent financial statements, and trading was halted in Toronto and New York.

According to the statement of claim filed by Livent, Mr Drabinsky and Mr Gottlieb manipulated the financial statements of Livent in such a way as to prevent detection by the board of directors and by investor



Ovitz v. Drabinsky: key shareholder Michael Ovitz, left, and Livent co-founder Garth Drabinsky



groups. The schemes are alleged to include: C\$7.5m in direct kickbacks to Mr Drabinsky and Mr Gottlieb through inflated construction charges; expenses restated as assets, which inflated revenues; transfer of expenses from one show to another, which deferred their amortisation; expenses and payables that were not entered in the main ledger but kept in a separate, confidential set of books; and a variety of smaller, personal enrichment schemes.

On Wednesday Livent released restated financial results showing a reduction in net income of C\$85.1m for 1996, 1997 and the first quarter of 1998 as a result of the

alleged accounting irregularities.

Mr Drabinsky is denying the charges. In his own lawsuit filed on Wednesday, he is seeking C\$100m in damages against Mr Ovitz, Mr Furman and several others, charging that they conspired to manipulate the books in order to create the impression that the old management was inept and subsequently inflate the results achieved by the new management.

Meanwhile, Livent is attempting to use bankruptcy protection to raise new short-term financing and to find a large strategic partner for the future, such as one of the big US studios

or media companies. The company has hired SG Cowen and Donaldson Lufkin & Jenrette as financial advisers.

Livent's outstanding debt is composed of C\$125m in debentures and about C\$50m owed to its primary banker, the Canadian Imperial Bank of Commerce. The decision to seek bankruptcy was triggered late last week when the CBC said it was unwilling to make further loans to keep the company afloat.

The Toronto Stock Exchange said it was currently reviewing the revised financial statements to decide when and if Livent shares will be allowed to trade again.

Sidor closes plants as demand slides

By Raymond Collitt in Caracas

Sidor, the Venezuelan steel producer, has closed two of its direct-reduction iron plants as a result of depressed global steel prices and plummeting domestic demand.

Monday's partial shutdown, making 150 workers temporarily redundant, would last until mid-January, the company said yesterday, and the workers would receive half their salary during that time.

Earlier reports suggested the move would lead to a shortfall of 175,000 tonnes in production of reduced iron, but Sidor said that figure was being revised. The company insisted that its total output and exports would not be affected, as steel furnaces would be fed from its

stockpiles and other direct-reduction plants.

Demand for steel in Venezuela dropped this year as the country fell into a deep recession. GDP growth forecasts have gone from 5.5 per cent to a negative 1 per cent for this year. The oil and automotive industries, the principal markets for steel products, have been among the hardest hit. Car sales have fallen for seven consecutive months, and in October reached their lowest since January 1997.

Earlier this year Sidor was regarded as a success after its new management had apparently turned around the recently privatised, loss-making company. In December of 1997, a Latin American consortium acquired Sidor for \$1.78bn, including \$584m of debt.



THE PROPERTY MARKET

Surviving a cash crunch

A new round of mergers is likely in the US real estate investment trust industry. Richard Waters examines the issues

When in need, sell a race track. That seems to be one answer to the cash crunch that has hit some parts of the US real estate investment trust industry. Until recently, being fully invested in a soaring commercial real estate market was the only concern: now, it is all about staying liquid.

For some, any asset that can be turned into cash is ripe for sale. But that is unlikely to be enough to fend off mergers.

The last spate among public REITs in the US made for some very strange combinations. They included the union of Patriot American, a hotels company, with the California Jockey Club, which owned the Bay Meadows race track.

MediTrust, a healthcare company, acquired the more famous Santa Anita track as it branched out from being an owner of nursing homes into budget hotels. Both companies are now casualties of illiquidity. As long as the banks were falling over each other to lend and the equity and bond markets were churning out a sea of securities deep enough to lift all boats, it was easy for such companies to believe that the money would keep on flowing.

It did not take much to persuade the REITs that this was the case. Nothing prepared them for when the equity tap was turned off.

The US tax code forces REITs to rely on outside sources of capital. To keep preferential tax treatment, REITs have to pay out at least 95 per cent of their net income in dividends. According to Moody's, the rating agency, most go much further. That has left little in the way of a cash cushion in the event of an emergency, forcing the REITs to keep returning to the markets for fresh capital. The spigot has now been turned off, with dire consequences for some. The good news is that

most REITs have survived the dislocation in capital markets well. The bad news is that some financial structures have come unwound. Also, the likelihood that the capital markets will take a more sober view of the sector in future means the industry's growth picture is not as bright as it once seemed.

The problems of both Patriot American and MediTrust stem in part from their use of a financing technique that had become popular in the REIT sector over the past couple of years - the so-called equity forward contract. A company would raise a loan with an agreement to repay the money by issuing stock. As long as share prices headed up, this seemed a cheap way of tapping future shareholders.

Instead, the stock market's love affair with the REITs ended at the beginning of this year. That has made paying off the swaps more expensive than expected. According to John Kriz, managing director of real estate finance at Moody's, the nature of the forward agreements differ: some can be repaid in cash, but others can be settled only with new equity. As share prices fall, that can create a vicious spiral. It takes more new shares to repay a loan. That,

in turn, dilutes the existing shareholders more than expected, causing the share price to fall further - forcing the company to issue more new shares.

What it called an "ill-timed" forward contract at MediTrust led Standard & Poor's to downgrade the company's debt to junk-bond status earlier this week. Patriot American's misuse of equity forwards was even more egregious. It committed to issue more than 13m shares at a time when its stock was above \$25, but now faces a share price of less than \$8.

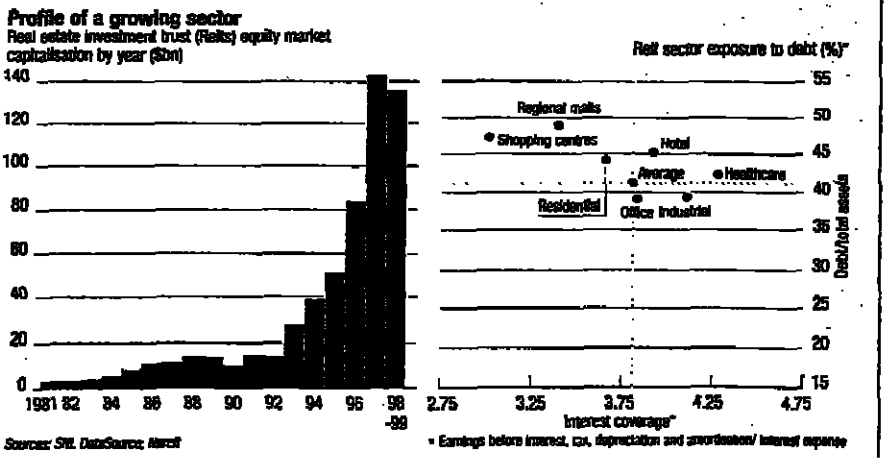
Both companies have found that a lack of financial flexibility can be dangerous. Patriot, forced to renegotiate both its equity forwards and its bank lines, has appointed investment bankers to advise it what to do next. MediTrust announced a break-up earlier this week. And both are intent on selling assets - MediTrust has just disposed of the Santa Anita race track, while Patriot, which has already sold most of the land around Bay Meadows, is planning quick disposals of its own.

Despite traumas like these, however, the overall financial health of the REIT sector remains good. Debt levels have been rising. Nevertheless, the

average public REIT remains far less leveraged than the typical private vehicle of the late 1980s. As the chart shows, debt differs by asset class, but in most cases amounts to no more than half of total assets. Interest cover is also generally strong.

According to Mr Kriz, most REITs have also extended the maturity of their bank lines and taken other steps to avoid the threat of a liquidity squeeze. Asset quality also remains strong. The dislocation in capital markets may actually help. The large amount of money available had led to a sharp jump in the price of prime office buildings, pushing values in some markets above replacement cost and prompting the first signs of a new development boom. That has come to a stop. "With the credit crunch under way, development will be stopped in its tracks before it gets going," said Larry Raiman, an analyst at Donaldson Lufkin & Jenrette.

It remains the case, though, that the public REITs had based their strategies on a steady supply of new capital. Acquisitions were expected to play a key part in the growth of the mega-REITs. Without a fair stock market wind behind them, those acquisitions will be scarcer, and growth rates, for some, will be far less dramatic, according to Mr Raiman.



THE PROPERTY MARKET

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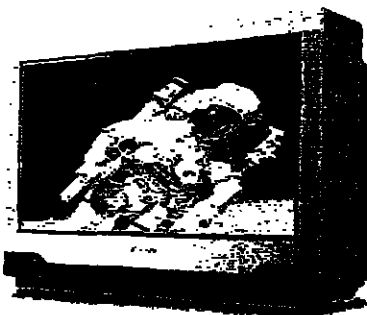


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COMPANIES & FINANCE

ACCOUNTING GROUP SHRUGS OFF INTERNAL DISPUTE

Andersen Worldwide revenues rise 23%

By Jim Kelly
Accountancy Correspondent

Andersen Worldwide announced a 23 per cent increase in revenues to \$13.9bn in a statement which made no mention of the bitter dispute between the two businesses which it comprises - Arthur Andersen and Andersen Consulting.

Both sister firms appeared to shrug off their long-running feud to report strong performances, with Arthur Andersen seeing fee growth of 17 per cent to \$6.1bn and Andersen Consulting up 27 per cent to \$7.8bn.

As the official arbitration enters its second year at the Paris-based International Chambers of Commerce - with a divorce the likely outcome - Arthur Andersen's worldwide managing partner praised his staff for concentrating on business.

"Our people have done a wonderful job staying focused on what truly matters - delivering the highest level of service and expertise to our clients," said Jim Wadia. He said growth was

forecast to increase to \$10bn by 2001.

Andersen Consulting's spectacular growth continues, but details of its performance will come when it publishes separate calendar-year results. Both firms operate largely as entirely independent businesses.

Arthur Andersen, which judged alone would be the smallest of the Big Five global accountancy firms, said it had capitalised on its "one firm" global structure and the biggest growth had come in business consulting - with revenues up 43 per cent.

The dispute with Andersen Consulting has largely been fuelled by a turf war over providing consulting services. Arthur Andersen is developing its consulting practices rapidly - but with a focus on the middle-market rather than its sister firm's traditional market of large IT-based work for big companies.

Arthur Andersen's success in continuing to produce results which largely match the rest of the sector has

been helped by its development of a worldwide legal network with 1,500 attorneys, a leading human resources practice and a fast growing corporate finance business.

"We plan to become a leading global corporate finance house, focusing on transactions in the middle market for mid-market companies as well as mid-market transactions conducted by Global 1000 companies," said Mr Wadia.

He said the firm had not been over-awed by the creation of the giant firm of PwC from the merger of Price Waterhouse and Coopers & Lybrand. He pointed to three recent audit wins resulting from mergers in which PwC lost its position to Arthur Andersen - including that for Bank One, the result of the merger of Banc One and First Chicago.

Arthur Andersen said that currency fluctuations had also knocked its performance by reducing the growth rate from 24 per cent in local currencies to 17 per cent in US dollars.

Enlarged CD Now set to expand overseas

By Alice Rawsthorn

CD Now, the world's largest specialist internet music retailer, plans to diversify into Latin America and Australasia following its merger with N2K, its arch-rival.

Both CD Now and N2K are based in the US, but started supplying compact discs, cassettes and videos to their European customers from a Netherlands distribution centre this spring.

N2K also established a similar operation in Japan.

The two companies will continue distribution from the Netherlands after the merger and may retain N2K's Japanese set-up, according to Jason Olim, CD Now's founder and president.

Sales to customers outside the US represent 22 per cent of CD Now's turnover.

CD Now and N2K announced plans to merge late last month, and are seeking clearance from the US Securities & Exchange Commission, Mr Olim said.

The former rivals agreed to merge as their businesses converged and the cost of operating as an internet retailer in terms of expenditure on promotion and software development rose at a time when Amazon.com, the US-based online bookseller, also expanded in music.



Pump up the volumes: Jason Olim is keen to talk to other retailers

CD Now and N2K plan to forge closer trading links with online retailers specialising in other categories.

CD Now already has reciprocal promotional agreements with Reel for videos, eToys for toys, and Outpost for computer software.

Mr Olim said they are in talks with other specialist internet retailers keen to join the network, and plan to step up its activities by launching customer rewards schemes and charge cards, as well as continuing the joint promotions.

Once the merger is com-

pleted, Mr Olim also hopes to speed plans to launch a service whereby consumers will be able to buy albums online by downloading them on to their computers.

He intends to start direct digital distribution by the end of next year.

At the close on February 10, the first day of trading after flotation, CD Now's shares were \$23.

However, after hitting a high of \$35 in April, they declined to a low of \$7.10 on November 2.

At Wednesday's close they stood at \$13.75.

Deutsche link puts Ameritrade on growth path

By James Mackintosh

Ameritrade, the sixth largest of the US online stockbrokers, yesterday took its first step outside the US through a tie-up with Deutsche Bank's online subsidiary, Bank 24.

This is the latest in a series of deals by US brokers keen to tap the growing equity culture in Europe, particularly the UK.

The link allows Ameritrade customers to buy German shares and Bank 24 brokerage customers to buy stock in US-listed companies. It is the first time online brokers have linked their back offices across borders, and follows Ameritrade's involvement last week in a planned electronic options market to compete with open-outcry exchanges such as the Chicago Board Options Exchange.

Nasdaq-listed Ameritrade hopes to conclude further deals with brokerages in the UK and Canada by Christmas but refused to reveal its partners. Its aim is that 5-10 per cent of its trades should be outside the US once the links are up and running. On its turnover of \$130m for the year to September this would amount to up to \$13m of extra revenue.

The rapid pace of international expansion is made possible because Ameritrade is linking with local partners

and not using its brand name.

Neil Benedict, vice president of international development at Ameritrade, said: "This is something we wanted to be able to move quickly with. If we were to set up a local brokerage operation that would be a very difficult operation."

Ameritrade's domestic competitors are rapidly expanding into Europe through acquisitions, joint ventures and new operations, but all are concentrating on the UK. Canada's Greentree earlier this year bought Gail & Eke in the UK and Edward E Jones of the US is in the process of opening offices across Britain. E*Trade, the largest of the internet-based US stockbrokers, expects to begin operations through its joint venture with Electronic Share Information, a UK internet start-up, early next year.

Guy Knight, head of European communications for Charles Schwab, which bought Sharelink of the UK three years ago, said the company is almost ready to move into the rest of Europe via the internet. He said the UK was the natural base in Europe for US brokers because of the language, the large number of shareholders and the deeper penetration of the internet than many other countries.

TadTel staff strike over ECI merger

By Avi Machlis in Jerusalem

Workers at Tadiran Telecommunications, the Israeli telecoms manufacturer, yesterday shut down company operations by going on strike over an imminent merger with ECI Telecom, another Israeli company.

The protest was the first challenge to restructuring plans by Koor Industries, Israel's biggest holding company. Both companies are Koor subsidiaries. If completed, the merger - announced in September by ECI and TadTel - will create a group with more than \$1bn in annual revenues.

Yesterday's strike came after recovery plans unveiled separately earlier this week for Telrad, Koor's struggling telecoms subsidiary. Analysts said the move is crucial for Telrad's survival. The company has been struggling to reverse losses of Shk46m (\$11m) in the year to September since losing big domestic contracts with Bezeq, Israel's telecoms network.

Koor will record an after-tax charge of Shk150m in the fourth quarter for laying off one third of Telrad's 3,000 workers and refocusing on more profitable operations. Telrad workers are furious, and officials at Histadrut, Israel's trade union federation, say a labour dispute is unavoidable.

سكرا من الامرين

Dialog shares tumble 46% after warning

By John Gapper

Shares in Dialog, the online business information group, fell 46 per cent yesterday after it announced that it would not deliver gains in revenue predicted from the ambitious takeover that created the company in October last year.

Dan Wagner, chief executive, conceded that it could become a takeover target after its shares dropped to

89p from 165 1/2p. About 54m shares were placed at 220p during the £291m (£488m) M&A takeover of Knight-Ridder Information, when the company name was changed to Dialog.

Mr Wagner, who has been criticised by investors before for making over-optimistic growth assumptions, said Dialog was now in "the horrible position" of "looking like an easy takeover target".

Analysts said they were concerned about the company's ability to meet interest payments on about £140m of debt. Mr Wagner said such fears were "rubbish" and Dialog could meet estimated interest payments of £4m a quarter.

Dialog, which sells business information to companies over electronic networks, is now valued at only £134m, compared with the £281m valuation placed on

the business when M&A took over of its far larger rival.

ABN Amro, Dialog's broker, cut its full-year earnings forecast by 43 per cent after the company announced revenue of £12.4m for the three months to September 30, and said fourth-quarter revenues were unlikely to be higher.

Patrick Sommers, an experienced US executive, was appointed chief operating officer under Mr Wagner six weeks ago, and now man-

ages all the operating units. Mr Wagner, who holds an 11 per cent stake, will concentrate on dealmaking.

Revenue slowed after the company responded to pressure from customers and amended a charging structure brought in following the Knight-Ridder takeover. It ended its practice of rounding up all charges to the nearest unit.

Mr Wagner said the company had "underestimated

the impact of the price change" and had been over-optimistic.

However, it had more than delivered the £31m cost-savings promised at the time of the merger.

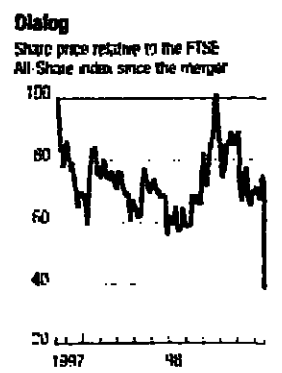
"I have to take blame, but do I take blame to the degree that I should not be here? No way," said Mr Wagner. He said his role in restoring Knight-Ridder had been vital and "it would have been a disaster" without him.

COMMENT

Dialog

Dan Wagner had little credibility even before yesterday's profit warning. Now it is torn to shreds. Dialog's ebullient chief executive rarely resists the opportunity to put an optimistic spin on events. At the interim results only two and half months ago, he insisted that the Knight-Ridder Information business Dialog bought last year was under control. Now it emerges that sales, which were expected to take off, have been static and are likely to fall in the fourth quarter. Alarm bells ought to have been ringing in mid-October, when Dialog knew that September sales figures were below expectations. It should have issued a profit warning; right then, not waited a whole month.

Dialog bit off more than it could chew in buying the much bigger Knight-Ridder and then mismanaging the acquisition. The immediate source of the revenue disappointment was an effective 7 per cent price cut in September. Given the high level of fixed costs and interest payments, profits in the fourth quarter will be virtually wiped out. With the shares down 60 per cent from the level at which they were sold to finance the acquisition, it is no wonder investors are spitting. The sadness is that Dialog still has potentially exciting technology for automatically indexing documents - though none of it from Knight-Ridder. But for now it will be its nickname, Dial-a-dog, that sticks.



LLP in \$529m merger with IBC

By John Gapper

Shares in LLP, publisher of Lloyd's List, the daily insurance newspaper, and IBC, the specialist publisher and business conference group, rose strongly yesterday after confirmation they were merging to form a company called Informa.

LLP closed 89p higher at 27 1/2p, while IBC advanced 7 1/2p to 43 1/2p. The values of the combined company, which will operate in 16 countries and have 5m customers, at £515m (£828m).

The merger was welcomed by investors although the partners did not provide estimates of cost savings, and said most of the value of combining the companies lay in opportunities to increase revenues

from cross-promotion and sales.

"Opportunities for increased revenues will far outweigh potential cost savings," said Peter Rigby, chief executive of IBC, who will become executive chairman of Informa if the new company is approved by shareholders.

The merger is to be effected by issuing 66.2m new shares in LLP to IBC shareholders. IBC shareholders will have 57 per cent of the combined company, with LLP shareholders holding 43 per cent.

The companies said there would be some cost savings from combining corporate functions, and merging offices in foreign countries. They said these would be quantified in spring next



David Gilbertson (left) and Peter Rigby

year at the full-year results. David Gilbertson, chief executive of LLP, who will take the same role in the combined company, said

Danka could seek protection

By Jonathan Ford

Danka Business Systems, the photocopier supplier which last month submitted to strict conditions imposed by its banks to avoid breaching loan covenants, yesterday warned it might still have to seek protection from its creditors under Chapter 11 of the US bankruptcy code.

In its latest quarterly filing to the Securities and Exchange Commission, Danka admitted it might run out of cash during the four-month breathing space granted to it by its 30-strong banking syndicate.

The shares fell 18 1/2p to 38p.

Danka blames its predicament on problems at its US operations, which date back to its \$438m acquisition of Kodak's office equipment business in September 1995 - a deal that doubled Danka's

size. Poor trading in its second quarter bought the company close to breaching clauses in its covenants that relate to the ratio of its cash flow to the amount of debt drawn down.

Under the four-month waiver, the banks agreed to provide \$75m of new loans in addition to its estimated \$11m of debt. Danka said it had received \$40m, but the remaining \$35m was conditional upon it providing projections and a business plan that were satisfactory to the banks.

"There is no assurance that the business plan will be deemed satisfactory or that such loans will be made," Danka said.

Danka also said it did not expect to have sufficient funds to make payments to Eastman Kodak, the US group that is one of its largest suppliers, for past deliveries of equipment.

LLP/IBC

Birds do it, bees do it, even smaller companies do it. And the last of those have an additional reason for getting together: the scramble for investor attention. After yesterday's share price rises, the IBC/LLP pairing - valued at £515m - has the FTSE 250 index in its sights. But sheer size is not a good enough reason for merging. Other criteria must be satisfied. In this case, the business logic is straightforward. The management structure looks top-heavy, with an executive chairman and chief executive, but at least it is clear who is on top: IBC. As for relative values, LLP comes to the party on a much racier price-earnings ratio of 23-plus. For its shareholders, the deal recovers most of the premium price they paid in the April flotation. For IBC's, a re-rating has been triggered. And if there are any other potential bidders, this move will flush them out.

Trading remains tough at Scapa

By Suzanne Voyle

Scapa, the industrial manufacturing group which has issued three profits warnings this year, yesterday said trading remained difficult.

Announcing a 16 per cent fall in interim pre-tax profits to £24.5m (£41m), David Dunn, chief executive, said the downturn caused by

Asian economic woes and the strength of sterling continued. He said: "It remains tough and we don't think things will improve in the short term. We are looking at 1999 quite negatively."

Mr Dunn said Scapa would continue trying to cut costs and raise efficiencies. The group, which last year took a £27.8m charge for restructuring, is on track to

exceed the £5m cost savings forecast for this year. Mr Dunn said £3.8m had been saved in the first half, and the restructuring would effectively be completed by the end of the year.

Turnover in the paper-making products and services division was 6 per cent lower at £112.3m, while operating profit fell 12 per cent to £17.4m. Demand for the

group's products has fallen after substantial downtime in US paper mills. The specialty materials division, which makes filtration devices for the chemicals and mining industries, saw operating profit fall 32 per cent to £2.1m, on turnover down 13 per cent at £49.3m. Group turnover for the six months to September 30 was 2 per cent down at £251.3m.

RESULTS

Company	Turnover (£m)	Pre-tax profit (£m)	EPS (p)	Current dividend (p)	Date of payment	Dividend yield (%)	Total for year	Total for year
Reckitt Ltd	6 mths to Sept 30	259.8 (202.8)	11 (14.5)	0.87	Jan 29	0.59	-	1.8
Radford Property	6 mths to Oct 5	37.6 (35.4)	18.7 (16.3)	7.36 (7.54)	Jan 4	4.1	-	9.1
Ordnance	6 mths to Sept 30	7.25 (6.32)	0.97 (1.05)	2.36 (2.2)	Mar 26	0.8	-	2.4
Dart	6 mths to Sept 30	49.4 (49.8)	3.09 (2.18)	0.55 (0.57)	Jan 8	1.15	-	3.65
Dialog	9 mths to Sept 30	131.2 (21.4)	7.88 (1.42)	4.81 (0.5)	-	-	-	-
Glenborough	6 mths to Sept 30	21.1 (22.8)	3.33 (4.74)	17.32 (23.42)	3.5	Jan 15	3.26	14.2
Jarvis Porter	6 mths to Aug 31	48.7 (50.1)	4.01 (7.03)	5.6 (10)	Jan 5	2.5	-	7.8
Lambert Fenschach	6 mths to Sept 30	88 (64)	1.24 (7.1)	0.7 (5.4)	Feb 2	2.9	-	5.65
Horvath	6 mths to Sept 30	107.8 (113)	1.24 (8.2)	0.38 (1.2)	Jan 4	1.1	-	2.3
Scapa	6 mths to Sept 30	254.3 (238.1)	24.5 (28.2)	7.1 (8.4)	2.05	Feb 1	2.05	7.84
Stirling Publishing	6 mths to Sept 30	11.4 (11)	1.05 (5.24)	0.77 (12.61)	0.2	Jan 12	0.2	11
Starbuck	26 wks to Oct 5	948.3 (835.5)	38.7 (38.5)	6.6 (6.6)	3.7	Feb 9	3.8	9
Toddington	53 wks to Oct 3	30.5 (27.5)	2.01 (1.72)	21.4 (17.8)	8	Feb 26	8	11.5

Investment Trusts	NAV (p)	Attributable Earnings (p)	EPS (p)	Current dividend (p)	Date of payment	Dividend yield (%)	Total for year	Total for year
Fidelity	6 mths to Sept 30	254.5 (280.3)	0.704 (0.577)	2.9 (2.8)	1.7	Dec 23	1.7	4
Fidelity Worldwide	6 mths to Sept 30	59.2 (63.2)	1.96 (2.2)	2.53 (2.88)	1.4	Dec 29	1	4.56
Jupiter European	Yr to Aug 31	147.79 (141.19)	1.59 (1.4)	3.3 (3)	2.06	Apr 7	1.8	2.75
N Carle European	6 mths to Oct 31	212.5 (193.3)	0.255 (0.186)	0.95 (0.78)	-	-	-	0.88
Second London River	6 mths to Sept 30	22.3 (27.3)	0.053 (0.15)	0.08 (0.22)	-	-	-	-
Wigmore Property	Yr to Sept 30	100.8 (105.7)	0.085 (0.172)	0.42 (0.85)	0.2	Jan 29	0.5	0.4

Earnings shown basic. Dividends shown net. Figures in brackets are for corresponding period. *Comparative retained. After exceptional charge. After exceptional credit. †In increased capital. ‡Foreign income dividend. †Earnings and dividend refer to a share. †Excluded for share dividend. ‡Second interim makes 2p to date. †44 March 31; stated before capital repayment of 10p a share.

NATIONAL BANK OF CANADA
USD 200,000,000 Floating Rate Notes due 2001

In accordance with the Terms and Conditions of the Notes, notice is hereby given that for the Interest Period from November 19, 1998 to February 19, 1999 the Notes will carry an interest rate of 5.49907% per annum.

The Coupon Amount payable on the relevant Interest Payment Date, February 19, 1999 will be USD 140.53 per USD 100,000 principal amount of Note and USD 1,405.32 per USD 100,000 principal amount of Note.

The Calculation Agent: **Kreditbank Luxembourg**

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LEGAL NOTICES

IN THE HIGH COURT OF JUSTICE
CHANCERY DIVISION
COMPANIES COURT

IN THE MATTER OF NORTHERN ASSURANCE COMPANY LIMITED
and
IN THE MATTER OF CGU LIMITED LIFE ASSURANCE COMPANY LIMITED
and
IN THE MATTER OF THE INSURANCE COMPANIES ACT 1982

NOTICE IS HEREBY GIVEN that a Petition was on 6 October 1998 presented to Her Majesty's High Court of Justice in England by The Northern Assurance Company Limited ("Northern") for an order under Part 1 of Schedule 2C to the Insolvency Companies Act 1982 (as amended) ("the Act")

(1) constituting a scheme ("the Scheme") for the transfer to CGU Limited Life Assurance Limited (formerly General Accident Life Assurance Limited) ("CGU Limited Life") of the whole of the long term insurance business carried on by Northern in any member state (including jurisdictions outside the UK) to be treated as a member state for the purposes of the Act, with the exception of all business relating to the reinsurance agreements dated 3 April 1990 between Northern and Commercial Union Life Assurance Company Limited ("CULAC"), under which Northern reinsures with United Pacific Insurance Company Limited ("UPIC"); and

(2) making provision for related matters in accordance with paragraph 5 of the said Part 1.

Copies of the Petition and of a report on the Scheme by an independent actuary, as required by paragraph 2(1) of the said Part 1, may be inspected at each of the offices specified in the Schedule hereto during usual business hours for a period of at least 21 days beginning with the date of the first publication of this notice.

The Petition is directed to be heard before the Companies Court Judge at the Royal Courts of Justice, Strand, London WC2A 2LL, on 19 January 1999 and any person, including an employee of Northern or CGU Limited Life, who alleges that he would be adversely affected by the carrying out of the Scheme may appear at the hearing in person or by Counsel or solicitor advocates. Any person who intends so to appear, and any policyholder of Northern or CGU Limited Life who alleges that the Scheme will not be carried out or will be carried out in a manner which is not in accordance with the Scheme, should apply to the court for an order for notice to be served on him or her by 14 January 1999.

Copies of the documents specified above will be supplied by each solicitor to any person who applies to the court for an order for notice to be served on him or her by 14 January 1999.

1998
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CONTRACTS & TENDERS

INVITATION FOR THE EXPRESSION OF NON-BINDING INTEREST IN THE PRIVATIZATION OF THE COMPANY "GENERAL MINING AND METALLURGICAL S.A. LARCO"

Within the framework of Law 2000/91 the Greek Government and the Shareholders of "GENERAL MINING AND METALLURGICAL S.A. LARCO" ("the Company" or "LARCO") have decided to proceed with its privatization. The contemplated privatization will be effected through the assumption of managerial responsibility and the acquisition of the whole or part of the shares of the Company by a strategic investor (the "Privatization").

Potential investors are hereby invited to express their non-binding interest in the Privatization.

A. Company Profile

G.M.M. S.A. LARCO, established in 1989, constitutes the continuation of M.M.E. LARCO S.A., which was founded in 1963. The Company's object is the mining of nickel ores and the metallurgical processing for the production of ferro-nickel (FeNi), which is used in the production of stainless steel. The Company is one of the biggest European producers of ferro-nickel using indigenous ores. During 1997, the Company produced 17,609 tons of nickel and its sales were 18,255 tons of nickel, the majority of which was exported to countries within the European Union.

LARCO's metallurgical plant is located in Larymna, in the prefecture of Rhodiada. The Company currently possesses concessions in five Greek prefectures, owned or leased from the Greek State, the subsoil of which contains nickel ore.

The company currently employs 1,323 people in all sites (mines, plant and administration). For the year ended 31 December 1997, the Company's sales amounted to 37.2 bn GRD, and pre-tax profits were 13.1 bn GRD. As of that date, the Company's total assets amounted to 54.9 bn GRD and its net worth was 22.1 bn GRD.

B. The Privatization - Procedure for Expression of Non-Binding Interest

The Organization of Financial Restructuring of Enterprises A.E. ("IRO"), Public Power Corporation ("PPC"), National Bank of Greece S.A. ("NBG") and Epsilon Kefalaion S.A. Administration of Assets and Liabilities ("EPSILON") (together, "the Shareholders") have retained National Investment Bank for Industrial Development S.A. ("ETESA"), Baring Brothers Limited ("ING Barings") and NBG International Limited ("NBGI") (together, "the Advisors") to act as Financial Advisors for the Privatization.

Potential investors are invited to submit to the Advisors their expression of non-binding interest in the Privatization. For further information on the Company, potential investors may, at the discretion of the Advisors, the Shareholders and the Company, apply for an information memorandum upon receipt of a signed confidentiality agreement. Potential investors will also be allowed to make site visits at a convenient date to be arranged through the Advisors. All inquiries relating to the Privatization should be directed through the Advisors. There should be no direct contact with either the Company or the Shareholders.

Furthermore, potential investors shall be expected to submit to the Advisors no later than 26 February 1999, their suggestions for the accomplishment of the Privatization. Potential investors should specify among other things:

- the extent of managerial responsibility they would be willing to assume
- the number of shares in the Company that they would be willing to acquire
- details of any capital investment program which would be undertaken and
- any other terms and conditions

After the completion of the above process, an invitation to submit binding offers will be published, including a timetable and the terms and conditions acceptable by the Shareholders and the Company and all other details concerning the process as required by Law 2000/91. However the Shareholders and the Company reserve the right to discontinue or alter the process at any time.

All parties interested in obtaining the information memorandum or any other relative information and/or clarification related to the above, should contact the Advisors as follows:

ETESA 12-14 Amalias Ave. 102 36 Athens	ING BARINGS 60 London Wall London EC2M 5TQ	NBGI Old Change House 128 Queen Victoria Street London EC4V 4HR
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Mrs Elizabeth Gerasimatos Tel: +301 - 329 6454	Mr Matthew Hancox Tel: +44171 - 767 6591	Mr Omiros Millas Tel: +44171 - 661 5672
Ms Eleftheria Karachaliou Tel: +301 - 329 6205	Mr Robert Davies Tel: +44171 - 767 6380	Fax: +44171 - 661 5666
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Notice of a Change of Agent

To the Holders of

Each Issue of Bonds/Notes Listed Below

NOTICE IS HEREBY GIVEN to the holders of each issue (the Issue) of Bonds/Notes listed below (the Notes) of the relevant issuer listed below (the Issuer) that with effect from 21 December 1998 (the Effective Appointment Date), the relevant offices/affiliates of Morgan Guaranty Trust Company of New York (Morgan Entities) will resign from their respective agency roles in relation to the Issues listed below and that branches/subsidiaries of Citibank, N.A. located in the same cities as the relevant Morgan Entities will be appointed in their place (Citibank Entities). The Citibank Entities replacing the Morgan Entities in the respective agency roles in relation to the Issues listed below will be Citibank, N.A., London office, Citibank, N.A., Paris office, Citibank, N.A., Brussels office, Citibank, N.A., New York office and Citibank AG, Frankfurt office as the case may be. The addresses of the various Citibank Entities are listed at the end of this notice.


Issuer	Description of Notes
African Development Bank	U.S.\$1,000,000,000 Euro Medium Term Note Programme
African Development Bank	U.S.\$500,000,000 7.875% Bonds due 2002
African Development Bank	U.S.\$300,000,000 6.25% Fixed Rate Notes Due 2002
African Development Bank	U.S.\$500,000,000 7.375 per cent. Bonds Due 2003
African Development Bank	€100,000,000 11.25% Bonds due 2001
Banca Di Roma, Frankfurt Branch	U.S.\$150,000,000 Subordinated Step-Up Floating Rate Depository Receipts Due 2005
Banca Di Roma, Frankfurt Branch	U.S.\$80,000,000 Subordinated Step-Up Floating Rate Depository Receipts Due 2005
Bank of China	U.S.\$200,000,000 Floating Rate Notes due 2002
Bayerische Hypo- und Vereinsbank Aktiengesellschaft (New York Branch) (originally issued in the name of Bayerische Vereinsbank Aktiengesellschaft (New York Branch))	DM2,000,000,000 +5% Global Public Sector Pfandbriefe due 2002
Bayerische Hypo- und Vereinsbank Aktiengesellschaft (originally issued in the name of Bayerische Hypo- und Wechsel-Bank Aktiengesellschaft)	U.S.\$150,000,000 Subordinated Collateral Floating Rate Notes due 2003
Bayerische Hypo- und Vereinsbank Aktiengesellschaft (originally issued in the name of Bayerische Hypo- und Wechsel-Bank Aktiengesellschaft)	U.S.\$15,000,000,000 Euro Medium Term Note Programme
Bayerische Hypo- und Vereinsbank Aktiengesellschaft (originally issued in the name of Bayerische Hypo- und Wechsel-Bank Aktiengesellschaft)	€100,000,000 6.75% Notes Due 1999
BCH Financial Services Limited (formerly Central Hispano Financial Services Limited)	U.S.\$225,000,000 Guaranteed Subordinated Step Up Floating Rate Notes due 2005
British Gas International Finance B.V.	U.S.\$350,000,000 8.375 per cent. Guaranteed Notes Due 1999
BTM (Curacao) Holdings N.V.	Euro Medium Term Note Programme
Credit Suisse First Boston Finance B.V.	U.S.\$200,000,000 Guaranteed And Subordinated Floating Rate Notes Due 2003
Credit Suisse First Boston Finance B.V.	U.S.\$200,000,000 Guaranteed Subordinated Floating Rate Notes Due August 2003
Credit Suisse First Boston, Inc.	U.S.\$5,000,000,000 Euro Medium Term Note Programme
DSL Bank Deutsche Stadtungs- und Landesrentenbank	€100,000,000 9.25% Subordinated Bonds Due 2002
DSL Bank Deutsche Stadtungs- und Landesrentenbank	U.S.\$6,000,000,000 Debt Issuance Programme For The Issue Of Notes With A Minimum Maturity Of One Month
DSL Bank Deutsche Stadtungs- und Landesrentenbank	€150,000,000 7% Notes Due 2002
DSL Bank Deutsche Stadtungs- und Landesrentenbank	U.S.\$250,000,000 6.25% Notes Due 1999
DSL Bank Deutsche Stadtungs- und Landesrentenbank	U.S.\$500,000,000 6% Notes due 2003
DSL Bank Deutsche Stadtungs- und Landesrentenbank	U.S.\$500,000,000 5.75% Notes due 2005
DSL Bank Deutsche Stadtungs- und Landesrentenbank	U.S.\$200,000,000 5.75% Notes due 2001
DSL Bank Deutsche Stadtungs- und Landesrentenbank	U.S.\$250,000,000 5.75% Notes due 2005
European Investment Bank	€218,000,000 7% Notes 1998
European Investment Bank	U.S.\$250,000,000 Floating Rate Notes due January 2003
European Investment Bank	U.S.\$20,000,000 Floating Rate Notes due 31/12/2007
European Investment Bank	Yen Debt Issuance Programme
European Investment Bank	U.S.\$200,000,000 6.125% Notes Due 2002
European Investment Bank	U.S.\$300,000,000 6.625% Notes Due 2001
European Investment Bank	€200,000,000 8% Notes due 2003
European Investment Bank	U.S.\$500,000,000 8.75% Bonds due 1998
European Investment Bank	€300,000,000 7% Bonds Due 2003
European Investment Bank	U.S.\$1,000,000,000 7.125% Notes Due September 18, 2006
European Investment Bank	U.S.\$275,000,000 6% Notes due 2000
European Investment Bank	JPY 3,000,000,000 Index Linked Notes Due 2006
European Investment Bank	Yen 35,000,000,000 Floating Rate Notes due 2008
European Investment Bank	U.S.\$500,000,000 5% Bonds due 1998
European Investment Bank	€150,000,000 6% Notes Due 2004
European Investment Bank	Yen 100,000,000,000 5.875% Bonds due 1999
European Investment Bank	U.S.\$500,000,000 6.625% Notes due 1999
European Investment Bank	ECU 400,000,000 8.5% Bonds due 2004
European Investment Bank	Can \$165,000,000 9% Notes due 2001
European Investment Bank	Can \$450,000,000 8.125% Notes due 2002
European Investment Bank	€200,000,000 8.75% Notes due 2000
European Investment Bank	ITL 350,000,000,000 Floating Rate Notes due 1998

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Morgan Guaranty Trust Company of New York
20 November 1998

Issuer	Description of Notes
European Investment Bank	Can \$300,000,000 7.75% Notes due 2003
European Investment Bank	U.S.\$300,000,000 8% Notes due 2001
European Investment Bank	U.S.\$32,000,000 Floating Rate Notes due 31/12/2010
European Investment Bank	Yen 20,000,000,000 6.625% Notes 2000
European Investment Bank	PTE 15,000,000,000 5.625% Euro Floating Rate Notes due 15 February 2002
European Investment Bank	ITL 750,000,000,000 5.5/8% Euro Floating Rate Notes due 2002
European Investment Bank	DM 1,000,000,000 Differentiated Floating Rate Notes due February 2007
Finance for People (No.1) PLC	€195,780,000 Class A Mortgage Backed Floating Rate Notes Due 2006
HomeLoans (No.1) PLC	€112,500,000 Class A Mortgage Backed Floating Rate Notes Due 2003
HomeLoans (No.1) PLC	€10,000,000 Mezzanine Mortgage Backed Floating Rate Notes Due 2003
HomeLoans (No.2) PLC	€211,250,000 Class A Mortgage Backed Floating Rate Notes Due 2002
HomeLoans (No.2) PLC	€31,250,000 Mezzanine Mortgage Backed Floating Rate Notes Due 2002
HomeLoans (No.3) PLC	€387,050,000 Class A Mortgage Backed Floating Rate Notes Due 2002
HomeLoans (No.3) PLC	€30,100,000 Class B Mortgage Backed Floating Rate Notes Due 2002
HomeLoans (No.3) PLC	€21,250,000 Class C Mortgage Backed Floating Rate Notes Due 2002
Home Finance (No.3) PLC	€28,000,000 Class A2 Mortgage Backed Floating Rate Notes Due 2003
Home Finance (No.3) PLC	€38,250,000 Class A3 Mortgage Backed Floating Rate Notes Due 2003
Home Finance (No.3) PLC	€6,750,000 Mezzanine Mortgage Backed Floating Rate Notes Due 2003
HSBC Holdings plc	U.S.\$250,000,000 Subordinated Collateral Floating Rate Notes Due 2008
HSBC Holdings plc	€250,000,000 9.875 per cent. Subordinated Bonds Due 2018
Japan Airlines Company, Ltd.	U.S.\$250,000,000 6 3/8 per cent. Bonds Due 2003
Mass Transit Railway Corporation	Medium Term Note Programme
Mass Transit Railway Corporation	Debt Issuance Programme
Mezickin Nafta	U.S.\$9,500,000 Guaranteed Floating Rate Notes due September 2000 (Series A)
Mezickin Nafta	U.S.\$9,500,000 Guaranteed Floating Rate Notes due September 2000 (Series B)
Mezickin Nafta	U.S.\$30,000,000 Guaranteed Floating Rate Notes due September 2000 (Series C)
Mezickin Nafta	U.S.\$50,000,000 Guaranteed Floating Rate Notes due September 2000 (Series D)
Mezickin Nafta	U.S.\$1,000,000,000 Euro Medium Term Note Programme
Mitsui Tomatsu Chemicals Incorporated	Offering of up to 550 N.Y. A Units consisting of US\$41,250,000 11.5% Series A Bonds Due 2002 and 55,000 Shares of Class A Stock
MLH Realty Investments VI, N.V.	€200,000,000 8.875% Bonds Due 2006
Norweb plc	U.S.\$2,000,000,000 Euro Medium Term Note Programme
Popular Finance (Cayman) Limited	U.S.\$67,700,000 3 3/8 per cent. Secured Notes Due 1999 and Covered Warrants to acquire shares of common stock of Nihon Dempa Kogyo Co., Ltd
Q-Crystal Limited	U.S.\$300,000,000 Euro Medium Term Notes
Sharp International Finance (U.K.) Plc	Programme For The Issuance Of Debt Instruments
Skandinaviska Enskilda Banken AB (publ)	Yen 8,902,564,559 Subordinated Zero Coupon Notes Due 2001
Skandinaviska Enskilda Banken AB (publ)	DM 170,000,000 Perpetual Subordinated Variable Rate Notes
Skandinaviska Enskilda Banken AB (publ)	U.S.\$100,000,000 Perpetual Subordinated Variable Rate Notes
SM International Finance Limited	U.S.\$110,000,000 Floating Rate Notes due 2002
Sovac	Programme for the Issuance of Debt Instruments
Tesco PLC	€200,000,000 10.375% Bonds due 2002
The Gillette Company	U.S.\$300,000,000 6 per cent. Notes due November 14, 2000
TMC P.L.M.B.S. Fourth Financing PLC	€200,000,000 Mortgage Backed Floating Rate Notes Due April 2029
TMC P.L.M.B.S. Fifth Financing PLC	€250,000,000 Mortgage Backed Floating Rate Notes Due August 2028
TMC P.L.M.B.S. Sixth Financing PLC	€210,000,000 Mortgage Backed Floating Rate Notes Due January 2029
TMC P.L.M.B.S. Seventh Financing PLC	€335,000,000 Mortgage Backed Floating Rate Notes Due August 2031
United Mexican States	€100,000,000 12 1/4 per cent. Notes due 1998
Volkswagen Financial Services Aktiengesellschaft	DM 1,500,000,000 Multi-Currency Euro Medium Term Note Programme
Westland / Ureco Hypothekbank N.V.	U.S.\$3,000,000,000 Debt Issuance Programme
Yorkshire Electricity Group plc	€200,000,000 9 1/4 per cent. Bonds due 2020

Citibank AC 111 Wall Street, 5th Floor Zone 2 New York, NY 10043 U.S.A.	Citibank, N.A. 111 Wall Street, 5th Floor Zone 2 New York, NY 10043 U.S.A.
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GrandiStazioni

Request of interest

Ferrovie dello Stato, the Italian Railways Company, with its subsidiary Metropoli, has started selection procedure for a private partner for GrandiStazioni, S.p.A., the company in charge of the project which aims to requalify, enhance and manage 13 railway stations in the main Italian cities, based on the outcome of a similar initiative in the Roma Termini station.

The railway stations involved in the project are: Roma Termini, Milano Centrale, Torino Porta Nuova, Venezia Santa Lucia, Venezia Mestre, Genova Brignole, Genova Porta Principe, Verona, Bologna, Firenze Santa Maria Novella, Napoli Centrale, Bari and Palermo.

This procedure will start with a pre-selection of the prospective candidates.

The pre-selection will be based on the following criteria: necessary for the success of the project: suitable experience in Italy or abroad in managing large commercial centres such as shopping centres and office blocks and in complex investment planning, and valid motivation for entering into such partnership with respect to market and strategy.

Any expression of interest should be sent by fax no later than the 30th November 1998 to:

Ferrovie dello Stato/Programma Grandi Stazioni
c/o KPMG Consulting - Via Enrico Petrucci, 2 - 00197 Roma - Italy
Mr. Mario Miani
fax: +39 06 807 75 18

The sponsors reserve the right, at their sole discretion and without stating the reason therefor, to modify, interrupt or terminate the partnership selection process as well as to supplement and update the information and all the relative documentation supplied during the procedure.

KPMG

FIRST PACIFIC

FIRST PACIFIC CAPITAL LIMITED

(Incorporated in Hong Kong under the Companies Ordinance (Chapter 32) with limited liability)

Guaranteed Floating Rate Notes due 2000

FIRST PACIFIC COMPANY LIMITED

(Incorporated in Bermuda under the Companies Act, 1990 with limited liability)

In accordance with the provisions of the Floating Rate Notes, notice is hereby given that for the period from 12/11/98 to 13/05/99 the Notes will carry an Interest Rate of 6.3003% per annum calculated on a principal amount of:

US\$32,130.67 per Note of US\$1,000,000

Standard & Chartered

Standard Chartered Bank
As Reference Agent

Notice of Interest Rate
To the Holders of

The United Mexican States

Collateralized Floating Rate Bonds Due 2019

NOTICE IS HEREBY GIVEN that the interest rate covering the interest period from November 15, 1998 to May 15, 1999 (OSD) and November 15, 1999 to May 15, 2000 (OSD) are detailed below:

Series Designation	Rate	Interest Amount	Interest Date
USD Denominated Series C	6.3003% P.A.	\$1.28 USD Per USD 1,000	May 15, 1999
GBP Denominated Series	3.0003% P.A.	50.40 GBP Per GBP 1,000	May 15, 1999

November 15, 1998

CITIBANK, N.A., Agent

COMPANIES & FINANCE: UK

Halifax's new chief defends strategy

By Christopher Brown-Humes

James Crosby, incoming chief executive of the Halifax, yesterday mounted a vigorous defence of the company's strategy, dismissing criticism that it was a complacent and undynamic organisation that had lost its way since last year's £18bn (£80bn) flotation.

He reiterated the company's ambition to be the leading provider of personal financial services in the UK, and its desire to reduce its dependence on its core mortgage and savings business.

"Leading is not solely about size. We want to be the biggest but we want to get there through the quality of what we do," he said in an interview.

For much of the last 18 months the market has speculated feverishly over Halifax's plans for acquisitions or mergers. The group, the country's biggest mortgage lender, has been linked to a number of household names, including Norwich Union, Prudential and Barclays.

Mr Crosby, 42, will take over from Mike Blackburn as chief executive in January. He said he would not comment in detail on the group's



James Crosby

strategy - including acquisitions - until its annual results in February.

"It would not be appropriate for me to comment before I have got my feet under the table as chief executive. People will expect me to communicate my strategy internally first and achieve a successful handover from Mike," he said.

Mr Crosby said Halifax with its 20m customers had many advantages over competitors. "We have a tremendous brand and franchise and we are essentially a low

cost producer. These are two core advantages of the business on which we can build."

He acknowledged the group had come under pressure "for not doing enough," and suggested it might have done more to get its message across. "We have clearly stated we are interested in making acquisitions, and we are always considering potential options and evaluating them. But we would have been very seriously criticised if we had made the wrong acquisition at the wrong price."

"The strategy was to reduce the bank's dependence on mortgages and savings from 77 per cent of earnings to 68 per cent within five years, and to 60 per cent within 10 years."

"These targets are eminently deliverable," he said. He emphasised that the bank had met expectations with its "satisfactory" results since flotation. "No-one has accused us of over-promising," he said.

Mr Crosby indicated the group had seen a rebound in its mortgage share in the second half of this year, after seeing a £482m net outflow of business in the first half.

Pictet leaves the family firm

By Jane Martinson

Fabien Pictet, a member of the Swiss banking family, has decided to leave the security of the family firm, Pictet, to set up a hedge fund in one of the world's most volatile investment areas - emerging markets.

Fabien Pictet & Partners, the investment company set up this year by several former employees of the Swiss private bank, launched the London-based hedge fund yesterday. It aims to raise up to \$100m by December 11 and up to \$350m over the next 12 months.

Mr Pictet, who was a partner of the family firm by the time he left last year, admitted that it would be a lot harder raising money for his new fund, following this summer's economic turmoil.

However, he said the situation was a "little better than two months ago" because global interest rate cuts had helped improve sentiment.

Mr Pictet said that his decision to leave the firm was still a "delicate" matter. He had always wanted to run a hedge fund, and had now "made enough money

to put my dream together".

Mr Pictet said that London was the best place for the Dublin-listed fund because of the time zone and the regulatory rigour.

After five months waiting for approval from Imro, the fund management watchdog, he said: "We are regulated by an authority which is 10 times harder than anywhere else in the world. It's great to have that sense of security."

Hedge funds have been hit by a crisis of confidence since the near-collapse of Long-Term Capital Management, the US hedge fund, this summer. The industry came under fire for failing to give information to investors following this debacle.

Pictet said yesterday that the new fund, which will invest in bonds, equities and derivatives, would offer detailed information to investors. "Transparency is the watchword for hedge funds today," said Jonathan Neill, managing director.

The company is also set to impose restrictions which would prevent any of its six traders losing more than a combined 2.5 per cent of the fund's value in any quarter.

Glenmorangie to lift marketing

By John Willman

Glenmorangie, the last independent quoted producer of single malt Scotch whisky, is planning a Christmas advertising blitz for its products after a change in strategy designed to raise margins by reducing bulk sales to other producers.

Campaigns on television and radio will promote sales of its malt whisky and wood finishes - malts matured in sherry and port barrels.

The company hopes that increased sales of its high-margin branded products will more than make up for the profits lost on lower-margin bulk sales for use in blended whiskies. It believes it needs to retain its stocks to meet demand for its branded whiskies, which rose 10 per cent last year.

"We make three times as much profit on selling our

brands as in bulk sales," said Geoffrey Maddrell, chairman. "We have planned carefully to take advantage of the critical Christmas period."

The shift in strategy led to a drop in turnover in the first half, when most of the bulk sales normally take place. An 83 per cent reduction in bulk volumes meant turnover for the half-year to September was down 7 per cent on last time at £21.1m, despite a 9 per cent rise in branded sales. This led to a 27 per cent decline in interim profits, to £3.33m (£5.6m). But Mr Maddrell said growth in the second half would lead to a "satisfactory outturn" for the year.

"The new strategy means a rebalancing of profits. From 60 per cent in the first half and 40 per cent in the second, we expect the balance to be reversed."

Dutch link-up for Eastern

By Andrew Taylor

Eastern Energy, the UK's largest electricity supplier and second-biggest domestic gas supplier, has joined forces with the Dutch gas distributor Energie Noord West to sell natural gas in the Netherlands.

Separately, National Power, the UK's second largest generator and Union Electrica Fenosa of Spain are understood to be involved in talks to buy two Italian power stations from Enel, the state-owned energy group.

The moves represent the

latest in a rising tide of European acquisitions, joint ventures and strategic stake building to take advantage of the liberalisation of power and gas markets in the European Union.

Next February most EU members will be required to open at least 25 per cent of their electricity supply market to competition, rising to at least 33 per cent by 2003. By June 2000, countries will have to open 20 per cent of natural gas markets to competition, rising to 28 per cent by 2005.

Eastern, bought this year for £4.45bn (£7.47bn) by

Texas Utilities of the US, plans to sell gas to large industrial customers through its Compass Energy joint venture with Energie Noord West. The Dutch company has 10 per cent of the gas distribution market in the Netherlands, which the joint venture aims "to increase to 12 per cent."

Eastern has a controlling interest in a Czech power company, stakes in two Norwegian hydro-electric power stations, development interests in three Polish power stations and a power trading joint venture with Lands Energi of Sweden.

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EURO PRICES

EQUITIES

Bourses brush off rate freeze

EUROPEAN OVERVIEW

By Philip Coggan, Markets Editor

European equity markets moved sharply higher yesterday, despite some downbeat economic news and the Bundesbank's decision to leave interest rates unchanged.

Those who fear that the German economy is slowing down will have noted another decline in the survey of business confidence, where the index fell from 84.1 to 82.4, a worse result than most analysts had been expecting.

But bourses shrugged off the threat of economic slowdown, with the help of strong performances by bank stocks and some fairly robust corporate earnings news. A technical squeeze ahead of stock option expiries in some markets today was seen to have helped.

The FTSE Eurotop 100 index was up 62.66 or 2.5 per cent to 2,588.61, while the broader Eurotop 300 gained 24.72 to 1,133.17. The FTSE Eurotop 100 index, which focuses on countries in the euro-zone, rose 20.13 to 822.83. The rally centred on blue-chip mid-caps gained just over 1 per cent.

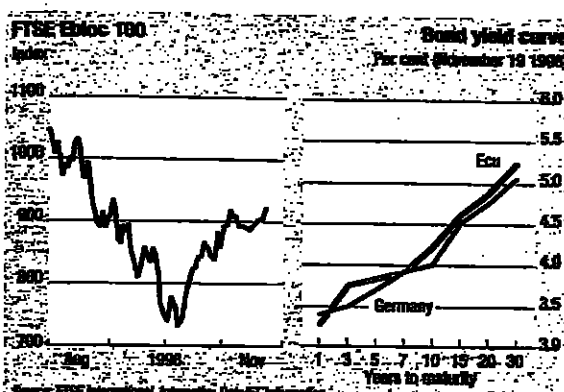
Corporate earnings remain the main problems for the market. "European earnings growth forecasts are still likely to be way too high," says Ian Harnett, director of European strategy at BT Alex Brown.

Unless we are within three months of the end of downward revisions, European markets are likely to remain under some pressure. Given the likelihood of a slow [European Central Bank] monetary policy response, and the implications of this for higher real interest rates and a stronger D-Mark, any relief rally on the back of the Fed rate cut

will probably be short-lived," said Mr Harnett. The earnings news was not so bad yesterday, however. Société Générale reassured investors with its nine-month figures, closing Ecu 5.20 ahead at Ecu 118.34. With some bid talk floating around the French and UK banks, the sector gained 3.2 per cent.

The best-performing sector was alcoholic beverages, up 4 per cent. LVMH, its Asian exposure, rebounded Ecu 9.20 to Ecu 165.52.

Another poor day for Bouygues sent construction down 2.2 per cent.



Source: FTSE International, London. Daily closing prices.

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Healthcare stocks & bonds	593.78	-3.65	-0.61	1.82	7.99	591.16
Healthcare	671.36	-4.60	-0.39	1.34	13.51	684.40
Pharmaceuticals	1024.52	+0.00	+0.15	1.26	5.37	1029.08
Tobacco	1236.09	+1.89	+10.53	4.09	15.66	1253.08
SECTOR	1129.73	+2.62	-28.80	2.08	22.71	1100.94
Distribution	750.95	-0.34	-0.26	2.08	11.37	750.34
Liquor & Hotels	895.00	+0.01	+4.20	3.57	12.27	794.00
Mining	930.21	-2.46	-23.69	2.28	10.68	900.57

European prices end on firm footing

GOVERNMENT BONDS

By Khazem Merchant in London and John Labate in New York

Bond markets ended on a firm footing yesterday as the latest indication of weakening business sentiment in core Europe turned the focus back on to European interest rates.

However, US Treasuries were moving in a narrow trading range by early afternoon as trading sentiment remained dominated by the Federal Reserve's 25 basis point cut in interest rates earlier this week.

The benchmark 30-year bond was $\frac{1}{8}$ higher at 99 $\frac{1}{2}$, sending the yield down to 5.566 per cent.

Shorter-term issues were lower, with the two-year note down $\frac{1}{8}$ to 98 $\frac{1}{2}$, yielding 4.644 per cent.

A series of fresh economic reports had done little to move prices by midday.

Housing starts rose strongly in October, above expectations, but a report by the Philadelphia Federal Reserve Bank showed renewed weakness in the manufacturing sector.

"The next employment report [in early December] is going to be important," said Claude Persico, economist at Dresdner Kleinwort Benson. "It will give the market some evidence of when the next Fed move will be."

German bonds closed firmer. The expectation is

for a cut in interest rates by the European Central Bank in the new year, in light of the wide expectation of a slow-down in Europe's growth rate.

There was a hint of this in a survey published by the Ifo economics institute, with the business confidence index falling to 92.4 in October from 94.1 a month earlier.

"The feeling was that the recent share rally would boost business confidence but it did not. That boosted bonds," said David Keeble, at CSFB.

Analysts pointed out that in similar circumstances in the US, the Federal Reserve has been proactive in cutting rates - this week's was the third consecutive cut.

"The ECB will have to do the same and right now that is why bonds have not performed Treasuries," said Keith Edmunds, at IBI International.

The future on the 10-year bond contract settled at 113.59, up 0.33. Turnover on Euresx was 385,000 contracts. In the cash market the yield on the 10-year bond dropped marginally to 4.03 per cent.

There is also increased speculation that the Bank of England will feel compelled to make a further reduction in interest rates if next week's industrial trends survey by the Confederation of British Industry mirrors the sentiment in yesterday's Ifo report.

The December gilt future settled unchanged at 115.24 in light trading on Life. In the cash market, the yield on 10-year gilts fell slightly to 4.80 per cent.

In emerging markets, attention appears to be shifting back to Latin America, where sentiment has been bolstered by the \$41bn package for Brazil led by the International Monetary Fund, the Federal Reserve's rate cut and the positive response to the Argentine \$1bn bond issue earlier this week, which buoyed other Argentine debt instruments yesterday.

The average yield spread on the J.P. Morgan Emerging Market Index fell 24 basis points to 1,081 basis points.

Euroclear to extend service for US stocks

By Vincent Boland

Euroclear, the Brussels-based system for settling and clearing cross-border trading in stocks, bonds and shares, is planning to extend its services from the middle of next year to include US-listed equities held by investors based outside the US.

From Monday Euroclear will begin clearing and settling the shares of US companies listed on Easdaq, the pan-European stock market for growth companies. It said yesterday it would extend a similar service to all remaining US equities in the first half of 1999.

The service will apply to non-US counterparties that hold or trade US-listed equities. Euroclear estimates that 800bn of the \$13,000bn of outstanding US equities are held by investors outside the US, and the proposal is an attempt to capture a slice of that market.

Euroclear said the move did not require additional approval from the US Securities and Exchange Commission beyond that which enables it to clear and settle trading in US Treasuries, which it started last year, but it will require further investment in technology.

Wim Claeys, managing director, product development and corporate strategy at Euroclear, said the ability to clear and settle US equities would reduce "the cost and risk associated with multi-currency, cross-border settlement across numerous time zones".

Euroclear already offers settlement and clearing services for other US securities, including strips, yankee and global bonds, preferred shares, trust certificates, and US government bonds.

NEWS DIGEST

EQUITIES

Joint chief Imo resigns from Vienna stock exchange

Vienna's efforts to establish itself as the main centre for trading in central and eastern European shares have suffered a setback with the resignation of Christian Imo, 43, joint chief executive of the Vienna stock exchange. Mr Imo, appointed less than a year ago, made his name as the founder of Otab, Austria's futures and options exchange, which has carved out a successful niche as the leading eastern European derivatives exchange.

Otab merged with the Vienna stock exchange last year and Mr Imo was given the job of charting a new future for one of Europe's smallest and least successful stock exchanges. A former senior executive at the German futures exchange, he took Vienna into a strategic alliance with the Deutsche Börse, which will lead to Vienna scrapping its trading system in favour of Germany's Xetra system. He was also responsible for overseeing the formation of Oetbörse, a new eastern European exchange, which will be jointly owned with the Deutsche Börse and concentrate both exchanges' east European share trading in Vienna.

There has been speculation in Austria that Mr Imo quit because he was not receiving sufficient support for his modernisation plans. However, the Vienna stock exchange said yesterday his departure had been amicable and Mr Imo intended to set up his own business in Vienna. William Hall, Zurich

CREDIT RATINGS

Fitch IBCA upgrades Poland

Fitch IBCA yesterday became the first of the main rating agencies to upgrade Poland, raising the country's long-term foreign currency rating from BBB to BBB+. Moody's and Standard & Poor's rate Poland's long term credit rating Baa3 and BBB-, respectively, the lowest investment grade ratings. The Fitch IBCA move takes Poland two notches above that level. It also upgraded Poland's long-term local currency rating from F3 to F2, and its short-term foreign currency rating from P3 to P2. The upgrades reflect positive economic developments in Poland as it prepares to join the European Union early next century. The agency says the central bank's independence has been strengthened, the fiscal deficit this year and next is expected to fall below 3 per cent of gross domestic product, and reserves are rising. GDP growth last year was 6.9 per cent, the highest in central Europe.

This week Polish interest rates were held in spite of lower year-on-year inflation of 9.9 per cent in October, compared with 10.6 per cent in September. Industrial figures published this week also suggested a slowdown.

However, Fitch IBCA says Poland has not totally escaped fall-out from the Russian crisis. With two-thirds of its exports to the EU, where growth is expected to slow, it has cut its forecast for GDP growth by 0.5 percentage points to 4.7 per cent in 1999. Khazem Merchant

Pemex doubles issue to \$600m

INTERNATIONAL BONDS

By Edward Luck Capital Markets Editor

The primary markets continued their lively pace yesterday with further signs of growing demand for lower rated credits. Pemex, the Mexican state-owned oil company, doubled its euro-bond to \$600m after strong demand from mainstream US institutional investors.

This, and the continued success of Argentina's \$1bn bond on Wednesday, provided firm evidence that there is renewed appetite for the stronger emerging market sovereign risk.

Argentina's bond was trading about 15 basis points tighter than its launch spread of 635 basis points over the Treasury benchmark and at a lower spread if the attached options were taken into account.

The Pemex bond, which was led-managed by Morgan Stanley, was the oil company's first visit to the markets since July. "There is definitely room out there for the Latin borrowers, but it might be more tricky for some of the Asian sovereigns," said one banker.

Oscar Funding, a special purpose vehicle set up by Orion, a Japanese auto-loan finance house, issued Japan's first international asset-backed deal in several months. Dresdner Kleinwort Benson said the \$500m deal, Oscar's third, showed evidence of some risk appetite for Japanese paper.

However, it is unlikely that the long queue of Japanese asset-backed deals will shorten in the near future. "Japan is still the big question mark," said one trader. Abbey National, the UK retail bank, also played its part yesterday with the largest

New international bond issues

Borrower	Amount	Coupon	Price	Maturity	Yield	Spread	Book-runner
US DOLLARS							
International Finance Corp	1bn	5.00	99.3728	Nov 2003	0.25R	+524(MonNov03)	Merrill/Warburg
TALY 98-C, Class A1/BBB	180	(ar)	100.00R	Dec 2000	0.175R	-	CSFB/Merrill Lynch
TALY 98-C, Class A2/BBB	424.5	(ar)	100.00R	Dec 2001	0.21R	-	CSFB/Merrill Lynch
TALY 98-C, Class A3/BBB	78.9	(ar)	100.00R	Mar 2002	0.23R	-	CSFB/Merrill Lynch
Pemex	800	9.375R	100.00R	Dec 2008	1.03R	+482(MonNov03)	Morgan Stanley DW
World Bank	500	5.50	99.280R	Nov 2013	0.375R	-	ABN Amro/Lazard
Province of Ontario	250	5.50	99.352	Oct 2008	0.35	+574(MonNov03)	Goldman Sachs Int
Oscar Funding Corp (SPV)	250	(ar)	100.00R	Dec 2003	0.40R	-	DNB International
EURO-DOLLARS							
Abbey Natl Truys Services	150	5.00R	99.41R	Jan 2003	0.40R	+95R	J.P. Morgan
Philippe Volkmann	500	(R)	100.00	Dec 2003	0.30R	-	Deutsche Bank
STERLING							
World Bank	150	5.375	99.468	Dec 2001	0.1875	-	Dresdner KB
FRANC							
Caisse Natl des Automobiles	2.6bn	4.50R	99.024R	Apr 2010	0.35R	+34R	BNP/CA/COC
SWISS FRANC							
Roche Int Finance Corp	1bn	2.00R	100.875	Mar 2003	1.75	-	Warburg Dillon Read
NEW ZEALAND DOLLARS							
Bayterra Lend Lease	100	6.00	100.50	Dec 2003	1.875	-	TD Securities
YEN							
HU-2, Class A/BBB	18.8bn	(R)	100.00R	Feb 2022	0.20R	-	KBC Bank

First terms, non-callable unless stated. Yield shown (over relevant government bond) at launch supplied by lead manager. All-units, Convertible, 2 Floating-rate notes. Annual coupon. R: fixed or offer price, less shown at re-offer. M: Toyota Auto Lease Trust. Legal maturities for A1-3: Dec 02, Dec 03, Feb 04, Apr 04, Sep 04, Dec 04, Mar 05, Jun 05, Sep 05, Dec 05, Mar 06, Jun 06, Sep 06, Dec 06, Mar 07, Jun 07, Sep 07, Dec 07, Mar 08, Jun 08, Sep 08, Dec 08, Mar 09, Jun 09, Sep 09, Dec 09, Mar 10, Jun 10, Sep 10, Dec 10, Mar 11, Jun 11, Sep 11, Dec 11, Mar 12, Jun 12, Sep 12, Dec 12, Mar 13, Jun 13, Sep 13, Dec 13, Mar 14, Jun 14, Sep 14, Dec 14, Mar 15, Jun 15, Sep 15, Dec 15, Mar 16, Jun 16, Sep 16, Dec 16, Mar 17, Jun 17, Sep 17, Dec 17, Mar 18, Jun 18, Sep 18, Dec 18, Mar 19, Jun 19, Sep 19, Dec 19, Mar 20, Jun 20, Sep 20, Dec 20, Mar 21, Jun 21, Sep 21, Dec 21, Mar 22, Jun 22, Sep 22, Dec 22, Mar 23, Jun 23, Sep 23, Dec 23, Mar 24, Jun 24, Sep 24, Dec 24, Mar 25, Jun 25, Sep 25, Dec 25, Mar 26, Jun 26, Sep 26, Dec 26, Mar 27, Jun 27, Sep 27, Dec 27, Mar 28, Jun 28, Sep 28, Dec 28, Mar 29, Jun 29, Sep 29, Dec 29, Mar 30, Jun 30, Sep 30, Dec 30, Mar 31, Jun 31, Sep 31, Dec 31, Mar 32, Jun 32, Sep 32, Dec 32, Mar 33, Jun 33, Sep 33, Dec 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CURRENCIES & MONEY

Yen bobs back up against the dollar

MARKETS REPORT

By Alan Beattie

The yen rose strongly against the dollar yesterday, as the news of Japanese political coalition building raised hopes of a hefty fiscal stimulus.

The yen appreciated against the dollar in Asian trading and held on to those gains in Europe to end the London session at ¥118.8, over two per cent up from the close of ¥121.3 on Wednesday.

The yen also rose against the dollar in Asian trading, suggesting that its good performance against the dollar was more yen strength than dollar weakness. At the close of trading in London the yen had reached ¥118.2 against the dollar, up from ¥120.0 and ¥121.5 at the previous day's close.

Two explanations were advanced for the yen's per-

formance on the day. Some strategists saw the cause of the move as an increased confidence in the Japanese economy on the back of the ruling Liberal Democratic Party (LDP)'s progress on assembling a coalition with the Liberal Party.

Such a coalition may increase the size of the fiscal stimulus package announced earlier this week, and may rekindle hopes of a cut in the sales tax which has been widely blamed for exacerbating the recession in Japan.

But others called upon the favourite catch-all explanation that hedge funds were unwinding more of the yen carry trades many fear still loom over the market.

The twist on this familiar story yesterday was that the

talk was more of D-Mark-yen trades spilling over into the dollar-yen rate, rather than direct dollar-yen trading.

Such talk centred mainly on the US-based Tiger fund, which was forced yesterday to deny rumours that it planned to call an emergency press conference to make an announcement about the fund's future.

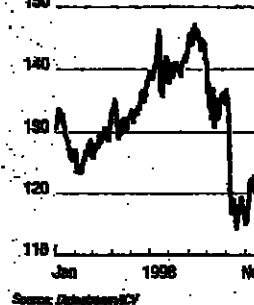
Few market strategists thought that yen's prospects against the dollar had been fundamentally changed by the news from Japan.

"The coalition may look at Japan's problems with a somewhat more radical eye," said Keith Edwards, chief analyst at JBI International in London yesterday.

"But it will be hard for them to make any progress on reducing the sales tax. There are still considerable forces within the LDP arguing against any reduction, given that they went through such political dif-

Dollar

Against the yen (¥ per \$)



Source: International

trades," he said, "which is not confined to hedge funds." Mr Persaud said that such positions were "pervasive", even among less aggressive investors such as including corporates and asset management funds.

He believed that the trend for dollar-yen was firmly upwards. "But the move will be a bumpier one littered with episodes of position unwinding," he added.

JP Morgan backed up their bearish view of the yen this week with research showing that credit crunches of the kind suffered by Japan at present were inevitably followed by falls in the currency involved.

Avishai Persaud of JP Morgan, speaking from London, said that this movement was a temporary blip caused by position unwinding and that it would not prevent the dollar continuing to appreciate against the yen.

"There has been substantial unwinding of short yen

And even if Japan's rescue package succeeds, the yen will only benefit in the longer run after a depreciation in the medium term, said Mr Persaud. "History suggests that wide-ranging bank reform leads at first to currency weakness, not currency strength," he asserted.

To no-one's very great surprise the Bundesbank left interest rates unchanged yesterday, bolstering market beliefs that the euro will start its life with a 3.3 per cent interest rate.

The now familiar pre-meeting market jitters were more subdued than usual despite hard evidence of an economic slowdown joining the cries of politicians in arguing for interest rate reductions as soon as possible.

Yesterday's release of the US business climate survey showed it falling to 82.4 in October from 94.1 in September, lower than market expectations.

OTHER CURRENCIES

Canada \$1.0184 -0.0022 1.0162 -0.0022 1.0140 -0.0022 1.0118 -0.0022 1.0096 -0.0022 1.0074 -0.0022 1.0052 -0.0022 1.0030 -0.0022 1.0008 -0.0022 0.9986 -0.0022 0.9964 -0.0022 0.9942 -0.0022 0.9920 -0.0022 0.9898 -0.0022 0.9876 -0.0022 0.9854 -0.0022 0.9832 -0.0022 0.9810 -0.0022 0.9788 -0.0022 0.9766 -0.0022 0.9744 -0.0022 0.9722 -0.0022 0.9700 -0.0022 0.9678 -0.0022 0.9656 -0.0022 0.9634 -0.0022 0.9612 -0.0022 0.9590 -0.0022 0.9568 -0.0022 0.9546 -0.0022 0.9524 -0.0022 0.9502 -0.0022 0.9480 -0.0022 0.9458 -0.0022 0.9436 -0.0022 0.9414 -0.0022 0.9392 -0.0022 0.9370 -0.0022 0.9348 -0.0022 0.9326 -0.0022 0.9304 -0.0022 0.9282 -0.0022 0.9260 -0.0022 0.9238 -0.0022 0.9216 -0.0022 0.9194 -0.0022 0.9172 -0.0022 0.9150 -0.0022 0.9128 -0.0022 0.9106 -0.0022 0.9084 -0.0022 0.9062 -0.0022 0.9040 -0.0022 0.9018 -0.0022 0.8996 -0.0022 0.8974 -0.0022 0.8952 -0.0022 0.8930 -0.0022 0.8908 -0.0022 0.8886 -0.0022 0.8864 -0.0022 0.8842 -0.0022 0.8820 -0.0022 0.8798 -0.0022 0.8776 -0.0022 0.8754 -0.0022 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-0.0022 0.1406 -0.0022 0.1384 -0.0022 0.1362 -0.0022 0.1340 -0.0022 0.1318 -0.0022 0.1296 -0.0022 0.1274 -0.0022 0.1252 -0.0022 0.1230 -0.0022 0.1208 -0.0022 0.1186 -0.0022 0.1164 -0.0022 0.1142 -0.0022 0.1120 -0.0022 0.1098 -0.0022 0.1076 -0.0022 0.1054 -0.0022 0.1032 -0.0022 0.1010 -0.0022 0.0988 -0.0022 0.0966 -0.0022 0.0944 -0.0022 0.0922 -0.0022 0.0900 -0.0022 0.0878 -0.0022 0.0856 -0.0022 0.0834 -0.0022 0.0812 -0.0022 0.0790 -0.0022 0.0768 -0.0022 0.0746 -0.0022 0.0724 -0.0022 0.0702 -0.0022 0.0680 -0.0022 0.0658 -0.0022 0.0636 -0.0022 0.0614 -0.0022 0.0592 -0.0022 0.0570 -0.0022 0.0548 -0.0022 0.0526 -0.0022 0.0504 -0.0022 0.0482 -0.0022 0.0460 -0.0022 0.0438 -0.0022 0.0416 -0.0022 0.0394 -0.0022 0.0372 -0.0022 0.0350 -0.0022 0.0328 -0.0022 0.0306 -0.0022 0.0284 -0.0022 0.0262 -0.0022 0.0240 -0.0022 0.0218 -0.0022 0.0196 -0.0022 0.0174 -0.0022 0.0152 -0.0022 0.0130 -0.0022 0.0108 -0.0022 0.0086 -0.0022 0.0064 -0.0022 0.0042 -0.0022 0.0020 -0.0022 0.0000 -0.0022

POUND SPOT FORWARD AGAINST THE POUND

Year 10		Ending spot	Change on day	Settlement	High	Low	Rate	
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,270	9,248	9.398	9.398
Germany	(6F)	2,963	-0.0017	61	2,968	2,958	2.968	2.968
Greece	(60)	40,323	-0.0017	61	40,314	40,272	47.194	47.194
Italy	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Japan	(A)	27,631	-0.0014	22	27,632	27,577	27.631	27.631
UK	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Asia								
Hong Kong	(6F)	12,689	-0.0022	69	12,684	12,619	12.682	12.682
India	(6)	28,200	-0.0001	45	28,207	28,182	28.200	28.200
Indonesia	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Malaysia	(6F)	13,476	-0.0017	60	13,483	13,365	13.444	13.444
Philippines	(6F)	2,946	-0.0003	20	2,957	2,934	2.956	2.956
Singapore	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
Thailand	(6)	1,1275	-0.0001	20	1,1281	1,1223	1.128	1.128
USA								
Europe								
Australia	(60)	16,718	-0.0027	60	16,720	16,616	13.891	13.891
Belgium	(6F)	37,767	-0.0017	60	37,763	37,677	87.654	87.654
Denmark	(60)	10,538	-0.0014	59	10,536	10,506	10.635	10.635
Finland	(F)	8,529	-0.0032	10	8,524	8,529	8.456	87.875
France	(6F)	9,265	-0.0001	20	9,2			

COPPER REPORT SAYS INDUSTRY NOW SUFFERING FROM OVERCAPACITY

Smelter rationalisation expected

By Kenneth Gooding, Mining Correspondent

The copper industry, which until the mid-1980s was suffering from a shortage of smelting capacity, now has too much, according to the Salomon Smith Barney financial services group.

"We expect to see a severe rationalisation among smelting capacity in the next several years," write Leanne Baker and John Rutledge in an industry report.

Decisions to close high-cost smelters may be made easier because they would need costly upgrades to meet tighter emissions standards.

"One or more producers in the south-western US eventually will choose to shut smelting capacity, given the overcapacity that exists in the mature producing region," the authors add.

In spite of the commissioning of several new smelters and smelter expansions, western world smelter out-

put is likely to fall by 1 per cent this year to 8.5m tonnes, the analysts suggest.

Smelters are suffering from shortages of raw materials, including scrap and concentrate (an intermediate material). There will be little respite for many custom smelters - those that process other companies' raw materials for a fee - including smelters in Japan.

One problem at present for the smelters is that scrap is in short supply. Scrap repre-

sents about 50 per cent of copper supply in the US and western Europe, the world's two largest consuming areas, and about 33 per cent of western world supply.

Russian scrap exports are down nearly 25 per cent because the former military establishments from which a great deal was recovered have now been demolished.

"This is having a marked effect on the availability of scrap in western Europe, which may lead to a ration-

alisation of secondary smelters and refiners there," the Salomon report suggests.

After several years of taking a bearish stance towards copper, Salomon says it is now "neutral".

It suggests the price is already discounting recessions in the US and Europe. While prices might fall below 70 cents a pound (\$1.543 a tonne) briefly, copper is most likely to trade at 70 to 90 cents for the rest of this year and 1989.

Talk of initiative by Opec lifts oil

MARKETS REPORT

By Robert Corbin, Kenneth Gooding and Paul Solman

Crude oil prices steadied yesterday after renewed weakness earlier this week sent the Brent Blend futures contract to a new low of \$11.15 a barrel.

The bellwether Brent Blend for January delivery was quoted at \$11.60 a barrel in late trading on London's International Petroleum Exchange, five cents up on its close on Wednesday.

Prices were supported by suggestions that the Organisation of Petroleum Exporting Countries may try at its meeting next week to turn around the pessimistic sentiment in the market.

An Algerian envoy is to visit other Opec capitals to see whether there are grounds for further action.

Speculation that US copper producers were preparing to shut some smelting capacity because of low prices and raw materials shortages swept the London Metal Exchange. This helped to support the price which, even so, ended \$9 a tonne lower at \$1,593 a tonne.

On the London bullion markets, palladium showed a delayed reaction to Johnson Matthey's forecast on Tuesday of a 1m troy ounce supply deficit this year. By the close the price was \$11, or nearly 4 per cent, higher at \$300.50 an ounce.

Weak buying interest knocked once-future prices on the London International Financial Futures and Options Exchange yesterday, with the December contract dropping to a contract low of \$98.2 a tonne at one point compared with Wednesday's close of \$97.5.

By the close, the price had recovered by \$1 to \$98.3 a tonne, while the March contract ended down \$10 at \$1,000 a tonne.

Crude palm oil increases market share

By Paul Solman

While commodity prices continue to suffer the effects of the Asian crisis, crude palm oil (CPO) has fared better than most.

Fears of falling demand and oversupply have pushed commodities such as cocoa and sugar to new lows but CPO consumption has risen steadily, keeping the sector relatively strong.

"Cash prices for CPO are over \$600 a tonne and have stayed above \$450 for most of the past two years," said Andrew Hamilton, of the Commonwealth Development Corporation, which finances and manages palm oil businesses throughout the Asia-Pacific region.

CPO is extracted by crushing fruit bunches harvested from oil palms and is used widely in Asia to make vegetable oil for cooking, soap, margarine and cosmetics.

Mr Hamilton said Asia had been consuming increasing quantities of vegetable oil in recent years. Consumption of vegetable oils rose 8.3 per cent in China and 4.4 per cent in India between 1992 and 1997, according to Oil World, the industry journal.

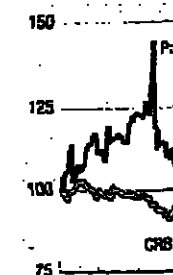
"It's partly the result of population growth," Mr Hamilton said. "But there has also been a rise in per capita income in low income countries. This has meant more money has been spent on fats and oils. To be simplistic, families have moved from boiling to frying food."

Soybean oil remains the largest source of cooking oil in Asia, but palm oil is steadily winning market share and should overtake soybean oil in the near future, Mr Hamilton said.

During the past 10 years, CPO production has risen from 4m tonnes a year to 16m tonnes last year. Soy-

Palm oil

Price and index rebound



Source: DataStream

Price and index rebound

Price and index rebound

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Adding value to African gold

Marketing the precious metal is a new concept to South African producers but there are converts to the idea, says Victor Mallet

When Bobby Godsell, president of South Africa's Chamber of Mines, presented a gold medal to Penneil Maduna, minister of minerals and energy, this month he announced that as a result of the gift Mr Maduna "will become a criminal".

He was only half joking. "It is not legal to give South Africans pieces of gold that are not wrought gold or legal tender," Mr Godsell explained.

A ban on the sale of gold within the borders of the world's biggest producer is just one of the many obstacles to the marketing of gold with added value rather than just as a commodity.

The concept of adding value has been successfully adopted for two other precious commodities whose production is dominated by South African companies, diamonds and platinum.

De Beers, which runs the global diamond cartel under the marketing slogan "a diamond is forever", spends \$200m a year on promoting diamond jewellery worldwide. It is also testing the sale of diamonds branded with the De Beers name in tiny script that can be read only by microscope.

Anglo American Platinum (Amplats), a sister company of De Beers, is equally insistent on the need for marketing to promote the sale of platinum, if only because jewellery accounts for 44 per cent of demand.

"Platinum jewellery needs constant promotional support," Barry Davison, Amplats' managing director, told the Chamber of Mines annual meeting last month.

Can the same sort of promotional work for gold? Some South African gold mine executives remain sceptical.

Tom Dale, managing director of Gold Fields, says gold producers should focus on lifting restrictions on gold trading, such as those in South Africa, promoting the monetary role of gold; and continuing to press central banks not to dump their stocks.

"I don't believe our industry should do jewellery marketing," he says. "If you think you can get a lot of money together and market gold, you're in for a shock," Mr Dale says.

However, there are converts to the idea of adding value to South African gold and exploiting the country's position as the dominant producer.

Mr Godsell's AngloGold, the world's largest gold mining company, has dipped its toe in the water by promising to expand its gold marketing activities and launching a gold jewellery design competition called "Riches of Africa".

Last year 800m people bought gold, Mr Godsell said at the launch of the competition, and 1.6bn items of gold jewellery were sold around the world.

Harmony, the independent gold mining company, has gone one step further by setting up its own small gold refinery and producing branded gold bars for sale through LG Group of South Korea and other traders, in the hope of earning a premium price for its output.

However, the response has been disappointing. Harmony, unlike the big Rand Refinery that processes the rest of the country's gold output, has no hallmark from the London Bullion Market Association.

In South Africa the most bullish gold marketer of all is Sarah Da Vanzo, the American director of Consolidated Bullion, a newly formed marketing subsidiary



Liquid assets: marketers want to exploit the country's dominance

of the Kebble family's Consolidated African Mines.

Ms Da Vanzo points out that consumers already differentiate between various types of gold bar, with Johnson Matthey bullion preferred in India and Degussa or Swiss brands favoured elsewhere.

Some bars, such as those made by Pamp, are adorned with a variety of chic logos. Swiss banks, Ms Da Vanzo says, simply melt down gold from the Rand Refinery and rebrand it.

"Gold in itself is a commodity, but gold as it is traded in the world is not a commodity because it has been manufactured," she says.

Her solution is part technology, part marketing. High-value 24 or 22-carat gold for jewellery can be treated to make it harder and less liable to scratch, and gold can be made brittle so a large amount can be broken up into convenient units.

She demonstrates with an object that looks and feels like a very heavy bar of chocolate.

As for marketing, the key is to tell the "emotional" story of Africa and the image of a hot sun long associated with gold.

Ms Da Vanzo promises to launch an "African" brand of gold soon but accepts that it will take time before her ideas are embraced by the gold mines.

COMMODITIES PRICES

BASE METALS

LONDON METAL EXCHANGE

(Prices from Automated Metal Trading)

ALUMINIUM, 99.7% Purity (50 tonnes)

Cable 1307-08

Previous 1303-04.5

High/Low 1317-17.5

AM Official 1294-95

Kerb close 1305-05

Open int. 330,875

Total daily turnover 65,250

ALUMINIUM ALLOY (50 tonnes)

Previous 1085-00

High/Low 1114-17

AM Official 1090-95

Kerb close 1120-25

Open int. 1117/115

Total daily turnover 1114-15

COPPER, 99.99% (50 tonnes)

Previous 1082-07

High/Low 1114-15

AM Official 1082-07

Kerb close 1114-15

Open int. 7,257

Total daily turnover 2,412

LEAD, 99.99% (50 tonnes)

Previous 504.5-5.5

High/Low 501-1.5

AM Official 504.5-5.0

Kerb close 499-00

Open int. 30,331

Total daily turnover 15,551

NICKEL, 99.99% (50 tonnes)

Previous 4175-65

High/Low 4245-50

AM Official 4170-80

Kerb close 4250-55

Open int. 4190-200

Total daily turnover 4250-55

ZINC, 99.99% (50 tonnes)

Previous 5495-50

High/Low 5450-50

AM Official 5450-50

Kerb close 5450-50

Open int. 16,573

Total daily turnover 10,616

ZINC, special high grade (50 tonnes)

Previous 567-8

High/Low 564-5

AM Official 564-5

Kerb close 564-5

Open int. 563,930

Total daily turnover 564-5

COPPER, 99.99% (50 tonnes)

Previous 1595.5-5.5

High/Low 1595.5-5.5

AM Official 1595.5-5.5

Kerb close 1595.5-5.5

Open int. 160,229

Total daily turnover 160,229

Precious Metals continued

GOLD COMEX (100 troy oz; 500g)

Previous 255.4-2.0

High/Low 255.4-2.0

AM Official 255.4-2.0

Kerb close 255.4-2.0

Open int. 51,530,725

Total daily turnover 51,530,725

PLATINUM NYMEX (50 troy oz; 500g)

Previous 362.4-3.9

High/Low 362.4-3.9

AM Official 362.4-3.9

Kerb close 362.4-3.9

Open int. 2,066,165

Total daily turnover 2,066,165

PALLADIUM NYMEX (50 troy oz; 500g)

Previous 300.8-1.4

High/Low 300.8-1.4

AM Official 300.8-1.4

Kerb close 300.8-1.4

Open int. 1,484,186

Total daily turnover 1,484,186

SILVER COMEX (5000 troy oz; 500g)

Previous 494.2-2.3

High/Low 494.2-2.3

AM Official 494.2-2.3

Kerb close 494.2-2.3

Open int. 14,028,768

Total daily turnover 14,028,768

CRUDE OIL NYMEX (1000 barrels; 60 litres)

Previous 12.23

High/Low 12.23

AM Official 12.23

Kerb close 12.23

Open int. 12,230

Total daily turnover 12,230

CRUDE OIL, WTI (1000 barrels; 60 litres)

Previous 12.23

High/Low 12.23

AM Official 12.23

Kerb close 12.23

Open int. 12,230

Total daily turnover 12,230

CRUDE OIL, Brent (1000 barrels; 60 litres)

Previous 12.23

High/Low 12.23

AM Official 12.23

Kerb close 12.23

Open int. 12,230

Total daily turnover 12,230

CRUDE OIL, Dated (1000 barrels; 60 litres)

Previous 12.23

High/Low 12.23

AM Official 12.23

Kerb close 12.23

● FT Cityline Unit Truss Prices are available over the telephone. Call the FT Cityline Help Desk on (444) 171-873/4378 for more details.

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(REGULATED)** (TM)

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LONDON SHARE SERVICE

ALCOHOLIC BEVERAGES

Company	Price	Change
...

CONSTRUCTION - Continued

Company	Price	Change
...

ENGINEERING - Continued

Company	Price	Change
...

FOOD PRODUCERS - Continued

Company	Price	Change
...

INSURANCE - Continued

Company	Price	Change
...

INVESTMENT TRUSTS - Continued

Company	Price	Change
...

BANKS, RETAIL

Company	Price	Change
...

DISTRIBUTORS

Company	Price	Change
...

BREWERS, PUBS & REST

Company	Price	Change
...

ENGINEERING

Company	Price	Change
...

FOOD PRODUCERS

Company	Price	Change
...

GAS DISTRIBUTION

Company	Price	Change
...

INVESTMENT TRUSTS

Company	Price	Change
...

INVESTMENT TRUSTS SPLIT CAPITAL

Company	Price	Change
...

BUILDING MATS. & MERCHANTS

Company	Price	Change
...

DIVERSIFIED INDUSTRIALS

Company	Price	Change
...

ENGINEERING - Continued

Company	Price	Change
...

HEALTH CARE

Company	Price	Change
...

CHEMICALS

Company	Price	Change
...

ELECTRICITY

Company	Price	Change
...

ENGINEERING, VEHICLES

Company	Price	Change
...

HOUSEHOLD GOODS & TEXT

Company	Price	Change
...

CONSTRUCTION

Company	Price	Change
...

ENGINEERING

Company	Price	Change
...

FOOD PRODUCERS

Company	Price	Change
...

INSURANCE

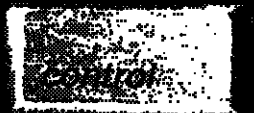
Company	Price	Change
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INVESTMENT TRUSTS

Company	Price	Change
...

INVESTMENT TRUSTS SPLIT CAPITAL

Company	Price	Change
...



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صكرا من الاصل

Footsie reclaims 5,600 on rate and bid hopes

MARKET REPORT

By Steve Thompson,
UK Stock Market Editor

London's leading stocks raced higher yesterday on a mixture of continued hopes of further domestic interest rate cuts and a burst of takeover speculation.

After a relatively sedate opening, the FTSE 100 index burst through the 5,600 level in mid-morning and then ran through 5,650 over the lunchtime period, eventually finishing 132.2 or 2.4 per cent higher at 5,632.2.

There was no such

strength in the junior FTSE indices, however, until the afternoon. The FTSE 250, spurred on by a handful of the IT stocks, moved into positive territory and passed 4,800, closing 30.6 firmer at 4,801.5. The FTSE SmallCap index was nothing like as strong, easing 3.5 to 2,048.3.

Dealers said rises in the front-line stocks had been exaggerated by a stock shortage which meant marketmakers had to drive prices sharply higher in order to cover exposed short positions.

The extent of the surge in the market confounded those

observers who have adopted an increasingly cautious view since the rally from the October 5 low point of the year when the FTSE 100 bottomed at 4,648.7.

Those cautious attitudes have tended to harden during recent sessions which have featured an acceleration in the number of companies reporting poor earnings news and profit warnings.

Among the market's more optimistic strategists is Corey Miller at Paribas who pointed out that the UK had underperformed European markets by around 10 per cent since the start of the

year and still offered "good value".

The stock market's advance was even more impressive given the profits warning background which continued to prompt individual stock price disasters yesterday, including a 16 per cent slide in shares of Storehouse, one of the UK's leading high street retailers.

Storehouse told its shareholders that its full-year profits would not match those of last year, confirming that the bad news in the high street, reported some weeks ago by Marks & Spencer, is widespread. Other

store shares also suffered in the wake of the Storehouse news.

The grim earnings outlook swept right across the market, encompassing no fewer than three computer/business services-related companies.

Rumours that a big merger or takeover is imminent rippled across the market from the outset but there was no real confidence behind the speculation which shifted from sector to sector as the session wore on.

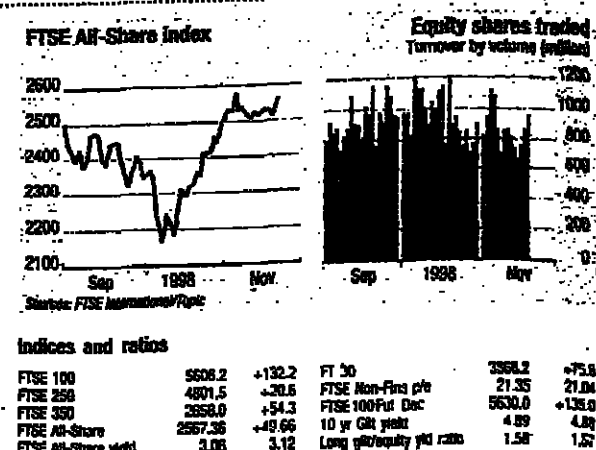
Some dealers said it was significant that some of the

biggest gains were generally concentrated in the banking arena, long viewed as a sector ripe for restructuring.

Wall Street's overnight strength, which saw the Dow Jones Industrial Average climb back above the 9,000 level, was another positive for London as well as other European stock markets.

The Dow gave another solid showing at the start of trading yesterday, and was trading above 9,000 as London closed for the day.

Volume was 989.3 shares by the 5pm count, of which non-Footsie stocks made up 55 per cent.



Indices and ratios

FTSE 100	5632.2	+132.2	FT 30	2395.2	+75.8
FTSE 250	4801.5	+30.6	FTSE Non-Fin	2135	+21.8
FTSE 350	2350.0	+54.3	FTSE 100/FT 250	5632.0	+132.0
FTSE All-Share	2577.35	+49.66	10 yr GR yield	4.89	4.89
FTSE All-Share yield	3.05	3.12	Long gilts yield	1.58	1.57

Worst performing sectors

1 Banks	-4.2	1 Oil Exploration & Prod	-0.5
2 Electronic & Equip	-4.0	3 Chemicals	-0.4
3 Diversified Industrials	-4.0	4 Paper, Pulp & Printing	-0.4
4 Alcoholic Beverages	-3.8	5 Construction	-0.3
5 Insurance	-3.4	6 Property	-0.3

BP slip unsettles market

COMPANIES REPORT

By Steve Thompson, Joel Khazoo and Martin Brice

BP was said to have been almost solely responsible for the equity market's mid-afternoon wobble, which saw the FTSE 100, then up about 140 points and looking set to continue higher, suddenly slide around 40 points.

Dealers said BP shares, up around 20 at the day's best and also looking in good heart, had abruptly stalled and begun to fall away as a rumour went round the market that the Kuwait Investment Office was about to sell all, or at least some of its remaining 6 per cent stake in the UK oil group.

The KIO's stake represents about 350m BP shares, worth around £3.8bn. It sold a 3 per cent stake in May 1997 in the world's biggest-ever bought deal, executed by Goldman Sachs.

The market stories suggested the KIO could be looking to take advantage of the technical situation prompted by the proposed takeover by BP of Amoco of the US.

That is expected to be finalised within the next couple of months and will leave domestic institutions sharply underweight in the

newly-merged company which will represent 7 per cent of the FTSE All-Share index and in excess of 8 per cent of the FTSE 100 index. The KIO was unable to comment on the story. BP declined to comment and its shares closed 3 1/2 lower at 933p.

Retail analysts looking hard for signs of hope in a sea of gloom were instead confronted by more pain and misery as Storehouse became the latest group to join the sector casualty list.

The company warned that it expects full-year profits to be below last year's £125m. The shares fell 27 1/2 or just under 17 per cent to 134 1/2p.

However, Henderson Crosthwaite was said to remain a buyer of the stock and was expected to hold its full-year forecast at £120m.

With no end of the sector's woes in sight, sellers emerged of rival retailers. Arcadia Group surrendered 13 1/2 to 268 1/2p while Debenhams fell 11 to 369 1/2p. Great Universal Stores also moved against the strong market trend, closing 10 off at 615p.

BTR hit a 52-week low of 92p as feedback from a trip by analysts to its US operations trickled into the market. The shares fell 3 to 97p, with traders suggesting the damage was being done by concerns over the outlook for the company operation.

Such concerns were expected to weigh heavily on the shares as profit forecasts were downgraded on analysts' return from the visit.

Best and worst performing FTSE sectors



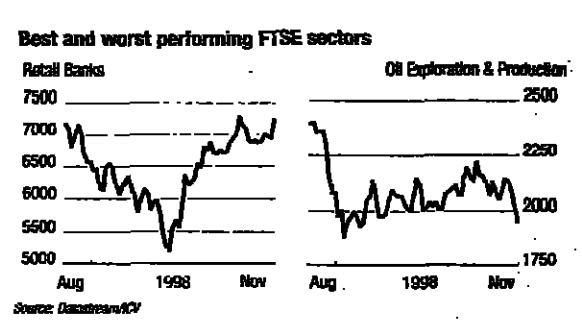
by far the worst performer in the FTSE 250, after trade of 8.5m. Analysts slashed full-year profit estimates, and profit forecasts previously around the £17m mark were said to have fallen as low as £10m in some cases.

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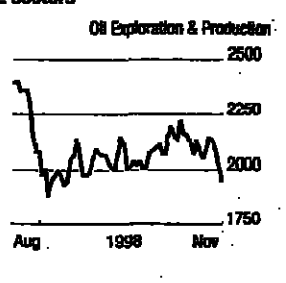
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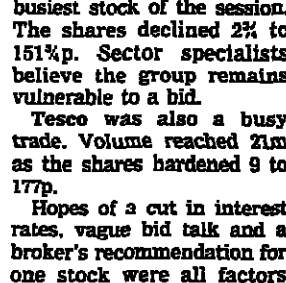
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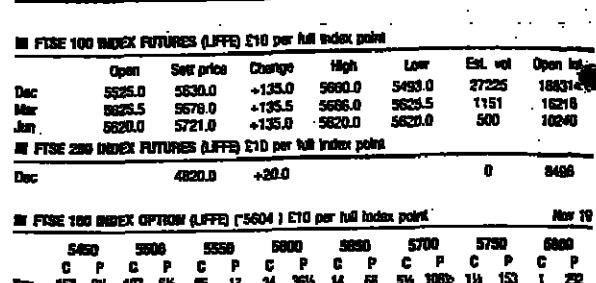
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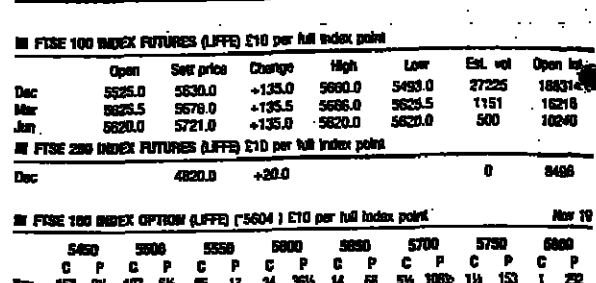
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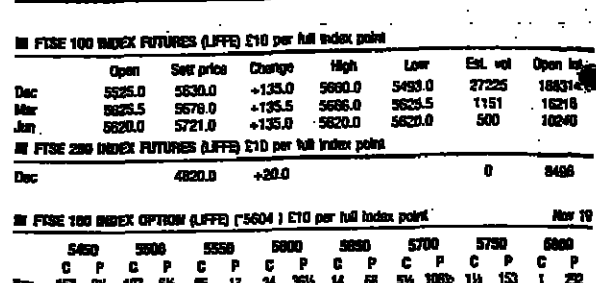
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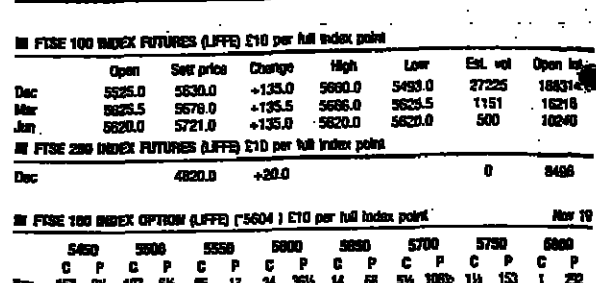
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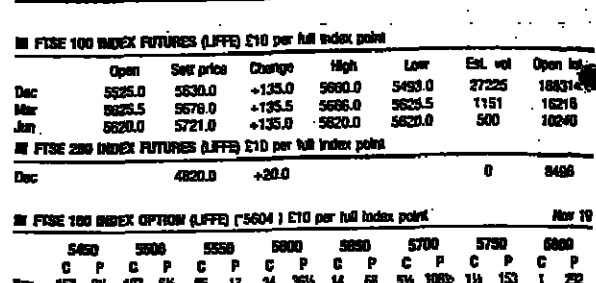
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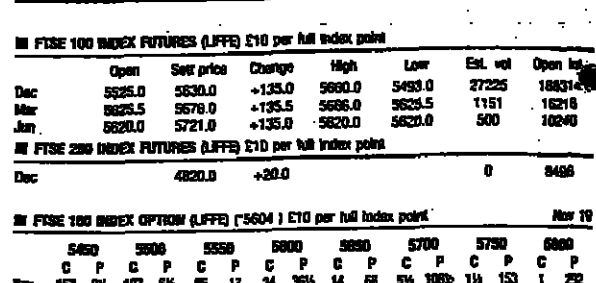
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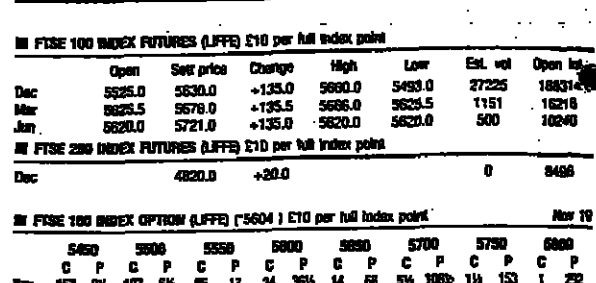
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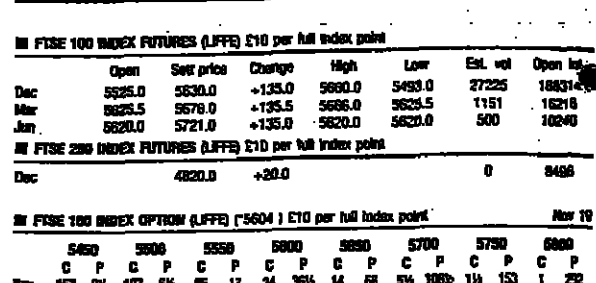
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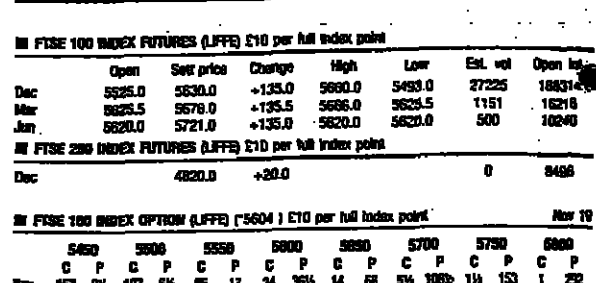
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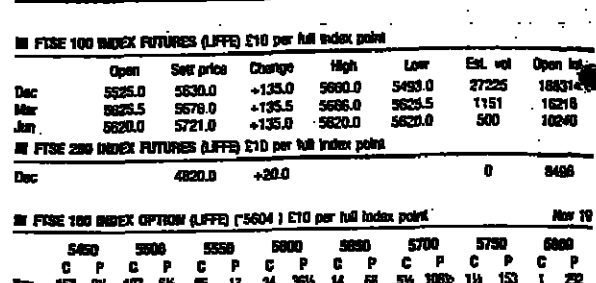
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US MARKET ACTIVITY									
NYSE					NYSE				
	Nov 13	Nov 14	Nov 15		Nov 18	Nov 17	Nov 16		
NYSE	695.50	701.10	676.00	Index Trend	1,620	1,520	1,520		
					5,480	4,871	5,016		
Adv	22,536	26,301	21,785	Unchanged	1,355	1,087	1,280		
					512	500	515		
NASDAQ	905.45	922.70	768.00	New High	44	39	33		
				New Low	38	38	27.1		
NYSE TRADING ACTIVITY					Volume : 559,911,000				
IN ACTIVE STOCKS					IN RECENT ADVANCE				
	Stocks	Clas	Day's		Volatility	Clas	Day's	Day's	
			Change				Change	Change	
Am/Line	30,552.00	87%	+0.4		Use				
Chgo	11,658.00	84%	+0.1		Am/Line	25	+1%	+4.6%	
Cisco	10,600.00	80%	+0.1		Chgo	67%	+0%	+11.7	
Intel	10,500.00	74%	+0.1		Am/Line	25	+0%	+11.0	
Lotus/Int	6,000.00	85%	+0.3		Chgo	44	+0%	+8.2	
McInt	4,594.00	89%	+0.1		Intel	10%	-	-0.2	
Novell	4,594.00	85%	+0.1		Lotus/Int	44	-3%	-0.1	
Pfizer	4,117.00	64%	-0.1		McInt	11%	+0%	-5.8	
Product	4,053.00	59%	-0.1		Novell	41	-3%	-7.1	
Software	3,947.00	43%	-0.4		Am/Line	41	-3%	-0.1	
NASDAQ TRADING ACTIVITY					Volume : 306,441,000				
IN ACTIVE STOCKS					IN RECENT ADVANCE				
	Stocks	Clas	Day's		Volatility	Clas	Day's	Day's	
			Change				Change	Change	
Ameco	22,328.50	39%	+1.0		Use				
Amgen	24,807.00	72%	+0.1		Am/Line	36%	+0%	+34.2	
Amstar	22,867.00	63%	-1.1		Chgo	15%	+3%	+2.1	
Boeing	18,476.00	55%	+0.1		Am/Line	31	+0%	+20.8	
Chgo	12,551.00	100%	+0.1		Chgo	16%	+0%	+27.2	
IBM & Co	12,552.00	23%	+0.1		Intel	10	-	-0.1	
HP	13,685.00	30%	-		Novell	28%	-0%	-25.3	
Microsoft	22,551.00	100%	+0.1		Am/Line	11%	-0%	-0.4	
Novell	16,391.00	169%	+2.0		Chgo	10%	+1%	+3.5	
Oracle	10,119.50	69%	-1.0		Am/Line	31	-0%	-10.7	

The graph displays two line series: Dow Jones (top) and FTSE Europe 300 (bottom). The x-axis represents time from November 1998 to November 1999. The y-axis for Dow Jones ranges from 8800 to 9050, and for FTSE Europe 300 from 1070 to 1110. Both indices show a general upward trend with some fluctuations.

Date	Dow Jones	FTSE Europe 300
Nov 1998	8820	1075
Dec 1998	8830	1075
Jan 1999	8840	1075
Feb 1999	8850	1075
Mar 1999	8860	1075
Apr 1999	8870	1075
May 1999	8880	1075
Jun 1999	8890	1075
Jul 1999	8900	1075
Aug 1999	8910	1075
Sep 1999	8920	1075
Oct 1999	8930	1075
Nov 1999	8940	1075

JAPAN					1986		Since completion	
	Nov 19	Nov 18	Nov 17		High	Low		
MIKRO 225 14354.46 / 1509.33 / 14411.00 17084.34 1273.97 30015.50 55								
DAI NIPPON 14642.50 Dai Nip 14554.41								
IN TOKYO TRADING ACTIVITY					Volume : 515,000			
IN ACTIVE STOCKS				IN SUGGESTED NAMES				
Thursday	Stocks traded	Close price	Day's change		Thursday	Close price	Day's change	Day's type
Aoyagi	39,382.00	77	-1	Up				
Hanata	14,570.00	72	+3	Up	528	+48	+15	+
Tokai	12,367.00	653	-18	Down	44	+5	+2	+
Yokohama	7,421.00	84	-2	Down	76	+6	-2	-
Saitama	6,010.00	345	-4	Down	173	+13	-8	-
Hokkaido	6,000.00	354	+14	Up				
Midori	5,692.00	30	+8	Up	25	-23	-4	-
Nagai	5,643.00	219	-1	Flat	199	-178	-1	-
Chiyoda	5,571.00	24	-25	Down	245	-2	-2	-
Fuji	5,277.00	100	-39	Down	123	-8	-2	-
GERMANY								
	Nov 19	Nov 18	Nov 17		1986	Low	Since completion	
DAI X 4755.56 / 4658.72 / 4702.53 5171.43 3556.08 5171.43 521								
DAI NIPPON 4624.74 Dai Nip 4557.61								
IN FRANCFORT TRADING ACTIVITY					Volume : 0			
IN ACTIVE STOCKS				IN SUGGESTED NAMES				
Thursday	Stocks traded	Close price	Day's change		Thursday	Close price	Day's change	Day's type
Deutsche	427,040	147.5	+6.5	Up	1500	+120	+24	+
D. Tel.	387,448	144	+4.4	Up	1043	+51	+7	+
Commerz	72,494	63.5	-0.5	Down	75.5	+5	+7	+
BASF	46,777	63.25	-0.1	Down	63.5	+6	+3	+
Wolfs	42,421	61.2	-0.1	Down	59	-25.5	-4.4	-
Deutsche	40,773	53.5	+1.9	Up				
D. Bk.	405,128	102.9	0.4	Flat	160	-8	-5.3	-
Wolfs	424,625	56.5	+1.1	Up	387	-31	-1.9	-
Deutsche	325,888	118.5	-2.0	Down	371.5	-5	-4.6	-
					56.5	-17	-7	-

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INDEX FUTURES				
	Open	Settle	Change	High
SP 500				
Dec	1158.00	1152.00	+2.00	1154.20
Mar	1161.50	1163.00	+2.10	1164.00
ND Michæl 225				
Dec		Sett price	Change	High
Mar	14590.00	14590.00	-110.00	14660.00
Mar	14590.00	14590.00	-220.00	14590.00

Source: Interest Futures for previous day.

Low	Est. vol.	Open Int.	US CMO-40 CDO as a % of total	Open	Settle
1147.20	83,498	389,043	Nov	3630.0	37
1181.80	1,705	17,533	Dec	3633.0	37
Low	Est. vol.	Open Int.	US DAX		
14300.0	27,367	187,524	Dec	4737.5	45
14200.0	126	5,139	Mar	4775.5	48

	Change	High
1.0	+86.00	3718.0
2.0	+86.50	3728.0
3.5	+108.5	4848.0
4.0	+97.5	4876.5

Low	Est. vol.	Open Int.	US OMO	Open
3626.0	67,945	201,188	New	667.00
3649.0	4,820	76,183	New	672.75
			US SOFFEX	
4707.5	22,676	78,909	Dec	6971.0
4754.5	652	3,523	Mar	6927.0

Lot Price	Change	High	Low	Last vol.	Open int.
672.00	+7.50	678.25	668.50	42,159	194,107
674.25	+6.50	681.00	669.50	24,562	2,154
7201.0	+142.0	7210.0	6967.0	26,870	151,491
7025.0	+146.0	7025.0	6913.0	408	4,995

WORLD MARKETS AT A GLANCE

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THE NASDAQ-AMEX MARKET GROUP 4 pm class November 19

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THE NASDAQ-AMEX MARKET GROUP

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Europe plays catch-up with Wall Street

WORLD OVERVIEW
European and Asian markets outperformed US stocks yesterday as investors sought bargains among blue-chips, writes Michael Peel.

Seoul, Bangkok and Singapore all finished sharply higher, while Frankfurt, Paris and Amsterdam registered rises of 1.9 per cent or more. On Wall Street, the Dow was slightly lower by early lunchtime.

Analysts said European

stocks now offered superior value to those listed in the US, where prices have held up much better in recent months. Goldman Sachs said the US market had fallen only 3 per cent in local currency terms in the past four months, compared with a 17 per cent decline on European bourses.

"I suspect that to some extent Europe is staging something of a catch-up," said Neil Williams, a global strategist. Jane Edwards, an

international economist for Lehman Brothers, said attention had switched to Europe in anticipation of a series of decisions on interest rates that are due in the next few weeks.

Germany and France yesterday decided to leave their rates unchanged, switching attention to scheduled and potential announcements from Sweden, the UK, Denmark and Italy.

"This is a bit of a change because we had a US-led

recovery in recent weeks," said Ms Edwards. "We have had cuts in the US, Canada and New Zealand, the baton has passed to Europe."

She added the reduced activity in the US suggested investors had already priced in future rate cuts by the Federal Reserve. The market was unlikely to suffer a steep fall as long as the Fed to combat the slowdown by cutting rates.

However, other strategists raised concerns that US

stocks would be unable to sustain their recent powerful performance. They see the rally as liquidity driven, reflecting investors' eagerness to spend cash they have been reluctant to use in the past few months.

"I think it's a technical rally," said Trevor Graetz, a strategist for Merrill Lynch. "It could last into the new year, but then there will be people moving into safer assets."

Dylan Grice, a global econ-

omist at Dresdner Kleinwort Benson, said US investors were overconfident and could be severely affected by a piece of bad economic news such as a sudden decline in the Brazil or a devaluation in China.

"There is a bubble on Wall Street and valuations look extremely stretched when you look at forward earnings," he said. "My fear is that this optimism is overdone and is going to have to be reversed."

EMERGING MARKET FOCUS

Faint stirrings amid the gloom

In the eyes of international investors, Russia has been transformed from a paradise of opportunity into a market pariah in little more than 12 months - and it may take years to regain its former reputation.

Having frantically bid up Russian shares in 1996 and 1997 on the promise of economic growth, investors watched the whole financial edifice come crashing to the ground this year.

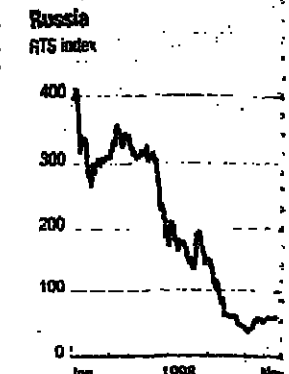
According to Fitch IBCA, the international rating agency, as much as \$100bn of capital may have been wiped out following the collapse of Russia's financial markets and the government's effective default on its domestic debt market. The repercussions of this crash are still changing their way around the global financial system.

With bankers and stockbrokers still being sacked by the score in Moscow, the mood remains overwhelmingly gloomy. The consensus among economists is that the government will soon be forced into printing more money to cover its gaping budget deficit, spurring inflation and further impoverishing the population.

The International Monetary Fund is likely to withhold further funding until the government clarifies how it can put its public finances in order. Russia also faces a renewed spell of political uncertainty as both parliamentary and presidential elections must be held in the next 20 months.

"There is a feeling that you may have seen the worst in most emerging markets, but that increased optimism has not yet spilled over into Russia," says Par Mellstrom, head of research at Brunswick Warburg, the Moscow-based investment bank. "The market is still in the mood to expect bad news."

There have, however, been some faint stirrings of life. In nominal terms, Russian shares have already bounced



High techs enjoy strong early session

AMERICAS
Wall Street put in a mixed performance in morning trade, with blue chips pulling back while technology shares gained ground, writes John Lakota for New York.

At midday the Dow Jones Industrial Average was down 15.98 at 9,025.15. The broader Standard & Poor's 500 index firmed, gaining 2.90 to 1,147.38. Advancing stocks were slightly ahead of decliners on the New York Stock Exchange by 15 to 13.

Internet and other computer-related stocks had another strong session. The Nasdaq composite was 15.97 higher at 1,913.41.

"The Dow is up 21 per cent in five and a half weeks, so we're having a normal pause," said Alfred Goldman, chief market strategist at A.G. Edwards in St. Louis. Despite thin trading volumes in recent sessions, investors seem poised to push stocks higher in the near-term.

"There's money that still wants to own stocks. You get a modest pullback and money shows up," said Mr Goldman.

Among the internet shares, America Online gained more than 4 per cent or \$3.45 to \$87.45 after the company announced a new online postage service. Online brokerage Ameritrade gained \$4 or 5 per cent to \$18.15 after the company announced a new venture with Deutsche Bank. The newly public online community site, theglobe.com, rebounded after recent weakness, climbing 34 per cent or \$10.10 to \$43.

Retailers continued to trade on earnings announcements. Venator plunged \$1 or 10 per cent to \$9 after the company reported its third-quarter results, but book-

seller Barnes & Noble rose \$1 to \$33.40 on nine-month figures.

Airline stocks were mostly lower. AMR, parent of American Airlines, was down \$2.45 to \$63.45 after the company said it would buy west-coast carrier Reno Air for \$124m. Delta Airlines fell 4 per cent to \$52 and UAL tumbled more than 5 per cent to \$62.50 after Salomon Smith Barney cut both stocks to "outperform" from "buy". CBS rose \$1 to \$29.45 after Prudential Securities rated the stock "accumulate".

Semiconductor producers were strong risers with Texas Instruments surging 4% to \$76.45 after Banc Boston Robertson Stephens raised its rating to "strong buy".

TORONTO was carried higher at midsession by a continuation of the momentum seen on Wednesday and by midday, the 300 composite index was 46.51 higher at 6,398.70.

Overall nine of the 14 sub-indices opened in positive territory, led by financial services. Banks were in focus as their earnings reporting season began. Toronto Dominion Bank, the country's fifth largest, put on CS1.05 to C\$46.10 as it reported fourth-quarter and year-end results.

In the industrial products sector, Newbridge Networks rose 55 cents to C\$37.55.

Buenos Aires was higher at midsession, helped by firmer foreign markets and the Merval index stood 3.99 higher at 481.85.

Real estate company Alto Palermo was a winner, up 60 centavos at 7.30 pesos, while market heavyweight YPF put on 1.10 pesos to 29.50 pesos, benefiting from government plans to relax rules governing takeover bids.

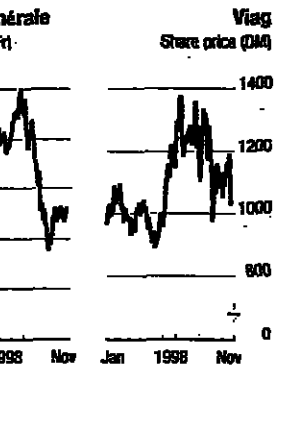
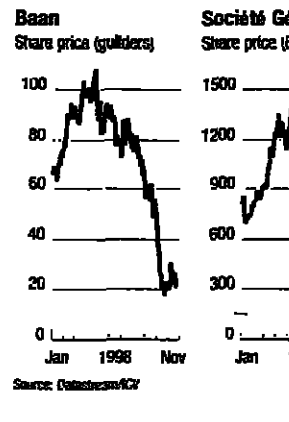
Dax lifted as bank holds rates

EUROPE
FRANKFURT climbed 2.3 per cent after the Bundesbank, as expected, left interest rates unchanged and the Xetra Dax index closed 105.00 higher at 4,805.69.

Karstadt, the department store chain, regularly at the centre of restructuring speculation, rose DM30.50 to DM800.50. The shares were tugged along by a DM5.15 rise in Metro to DM119.10 after it announced plans to raise DM2.3bn through a rights offering at DM67.

Analysts attributed a DM24 rise to DM497 in Man. the truck and machinery maker, to one large order.

Mannesmann, the engineering and telecoms group, climbed DM5.50 to DM172 after the group posted "clearly better" nine-month



strong "buy" recommendation and a L13,500 target price.

MADRID rallied, led by heavyweight Telefonica and the general index rose 20.35 or 2.6 per cent to 813.59.

The gains were partly due to technical buying related to the options expiry today.

Telefonica, the most actively traded issue of the day, rose Ptas410 or 6.5 per cent to Ptas2,680 on several positive broker recommendations following a two-day analyst presentation.

Repsol, the oil and gas group, added Ptas40 or 3.2 per cent to Ptas7,850 on reports that the Argentine government will allow a takeover of YPF by its future industrial partner.

Banks were strong, with Banco Bilbao Vizcaya up Ptas5 to Ptas2,060 and Banco Santander adding Ptas125 to Ptas2,875.

HELSINKI was boosted by a rally in Nokia, and the Hex index closed up 138.66 or 3 per cent at 4,650.52.

Optimism in the telecoms equipment sector lifted Nokia, which rose FM21 or 4.5 per cent to FM488.5.

Sonera, the telecoms operator, rose FM0.90 to FM63. Harwall, the foods maker, jumped 6 per cent as the company held its biannual meeting in London.

Bulgari gained L87 or 1 per cent to L9,655. Morgan Stanley Dean Witter issued a

UBS put on SFr10.50 to SFr403 while CS Group was SFr7.25 higher at SFr214.

In the insurance sector, Swiss Re climbed SFr117 to SFr3,455, Zurich rose SFr34 to SFr785 and Balise was SFr47 higher at SFr1,370.

MILAN moved in tandem with other European bourses with the Mibtel up 402 or 1.9 per cent to 21,177.

Banco di Napoli jumped L95 or 9.5 per cent to L2,241 on the bank's nine-month results, which showed a 34 per cent rise in net profits.

Telecom Italia rose L217 or 1.7 per cent to L12,872 after the appointment of a new chief executive - Franco Bernabe, chief executive of ENI.

Bulgari gained L87 or 1 per cent to L9,655. Morgan Stanley Dean Witter issued a

55 per cent from their trough in October although the trading volumes have been very thin.

In addition, Mr Mellstrom argues that Yevgeny Primakov, the prime minister, has done a good job in rallying political support behind his government and may be able to push desperately needed tax legislation through the Duma, the lower house of parliament, more smoothly than previous governments.

"Twelve months ago no one thought it was possible to reform and restructure the banking sector. Nobody thought it was possible to reduce the power of the oligarchs. Nobody thought you could get the Duma to agree to a tough budget for 1999, especially in an election year. Yet all those things are happening now," Mr Mellstrom says.

John-Paul Smith, Russia strategist at Morgan Stanley Dean Witter, says: "It is very difficult to go out and advise people to buy. You have still got a very bad news flow from the market."

"But my feeling is that something is stirring. If Primakov can co-opt the Duma and pass tax and PSA (production sharing agreement) legislation for the oil industry, then it would alter the political landscape in a positive way," he says.

John Thornhill

Golds give Jo'burg shine

SOUTH AFRICA
Gold stocks led South African equities ahead, and the overall index rose 27.7 or 0.5 per cent to 5,731.6.

A rise in bullion lifted golds, with the sub-index up 3.4 per cent. Western Areas

rose 175 cents or 8.3 per cent to R22.75 and AngloGold R9 or 3.3 per cent to R286.

Industrials rose 0.5 per cent and financials were up 0.8 per cent. Investec rose 480 cents to R196, while Liberty Life added 120 cents to R98.20.

Banc rose FI 1.60 or 7.6 per cent to FI 22.70 on reports that Goldman Sachs held a stake in the company. The US investment bank disclosed in a Securities and Exchange Commission filing that it held a 10.6 per cent stake in the software group.

KPN rose FI 2.90 or over 4 per cent to FI 75.30 after announcing a joint venture with Qwest Communications

to build and operate a fibre-optic internet protocol-based network. Philips Electronics gained FI 7.30 or 5.9 per cent to FI 131.

Financials were higher with ABN-Amro up FI 0.50 to FI 37.80 and ING adding FI 1.80 to FI 105.90.

PARIS shifted its attention to the banks and retailers during a bullish session that saw the CAC-40 index climb 94.26 or 2.6 per cent to 3,706.78, its best level of the day and its highest close since September 16.

Banks were strong performers, coming back into favour on the back of better-than-expected nine-month profits from Societe Generale and merger speculation.

By the close, SocGen was FF35 or 4.7 per cent higher at FF770, CCF was FF14.60 higher at FF423.60 and BNP added FF6.50 higher at FF368.

Recently underperforming retail and consumer stocks were boosted by an easing of worries about the outlook for emerging markets.

LVMH rose FF61 to FF1,081 and Carrefour was FF200 higher at FF4,185. Both have been heavily sold on their exposure to Asia and Latin America.

L'Oréal closed FF195 higher at FF3,387 and Pinault-Printemps Redoute put on FF412 to FF961.

Utilities group Vivendi finished FF64 higher at FF1,319 on speculative demand sparked by talk that the company planned presentations next week to analysts on its communications strategy.

ZURICH was firm as investors covered positions ahead of today's options expiry, with financials at the centre of attention after Tuesday's US interest rate cut.

The SMI index finished 142.9 or 2.1 per cent higher at 6,993.8 as financials basked in the spotlight in the wake

Seoul soars on foreign demand

ASIA PACIFIC
Strong foreign demand for internet heavyweights sent SEOUL 4.1 per cent higher and raised hopes for increased investment from abroad in the wake of US rate cuts. The composite index gained 17.32 to 441.06 as local institutions snapped up blue chips.

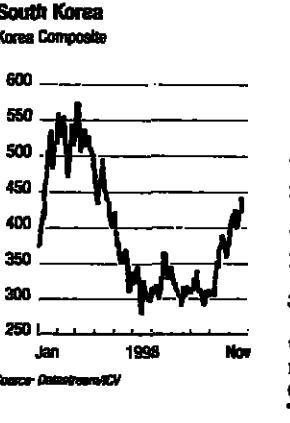
Foreigners were estimated to have bought a net Won28bn of shares, while institutional investors posted net sales of Won24.3bn, off an earlier net selling figure of Won34.5bn.

Blue chips favoured by foreigners included Samsung Electronics, which rose Won2,500 to Won68,400, and Korea Electric Power, which closed Won950 higher at Won24,850. Pohang Iron and Steel added Won2,100 to Won58,400 and SK Telecom was up Won16,000 to Won600,000.

Foreign investors were also aggressive in the futures market on speculation that rating agencies would soon raise South Korea's sovereign rating.

TOKYO pulled back amid growing scepticism over reports the government planned a cut in sales tax, writes Naoko Nakamae.

The Nikkei 225 Average fell 1.7 per cent or 244.77 to 14,354.46, a breath away from its low of the day after trad-



neer continued to fall after it announced poor earnings earlier in the week. Its shares fell 8.1 per cent or Y176 to Y1,998. Toyota also slid 4 per cent or Y125 to Y2,985. But Nissan was up Y14 to 395 and Honda Motor rose Y80 to Y4,100.

In Osaka, the OSE index was down, falling 67.54 points to 14,962.75.

BANGKOK was propelled 3.5 per cent higher in a late rally fuelled by speculation that Thai Military Bank might soon close an equity deal with foreign partners. Thai Military closed Bt3.35 higher at Bt10.75, pulling the financial sector up 9.9 per cent and the SET index 13.43 to 358.56.

Most key sectors ended higher. Building stocks jumped 8.6 per cent and chemicals were 8 per cent higher.

JAKARTA built on Wednesday's rise as the steadiness of the rupiah continued to encourage investors. The composite index rose 9.13 or 2.5 per cent to 378.12, adding to the previous day's 3.9 per cent increase.

Several companies benefited from a belief that the currency stability would help limit their foreign exchange losses. Hanjaya Mandala Sampurna, the cigarette company, which made a net loss of Rp752.5bn in the

first nine months of this year, jumped Rp600 or 15.1 per cent to Rp4,575.

Telekomunikasi Indonesia, the partially privatised telephone utility, climbed Rp150 or 5.7 per cent to Rp2,775. Telekom returned to the black in the third quarter of this year after sustaining a Rp1,775.7bn first-half loss.

Indopol, the food manufacturer, gained Rp175 or 5.2 per cent to Rp3,550.

SINGAPORE closed sharply up for the second day running as foreign investors bought shares in blue-chip companies and property stocks. The Straits Times index finished 44.85 or 3.6 per cent higher at 1,316.55.

City Developments, the property company, enjoyed one of the biggest rises. It finished S\$1 or 14.6 per cent higher at S\$7.85.

The most actively traded stock was Keppel Land, part of the diversified Keppel group, which climbed 17 cents, or 9.6 per cent to S\$1.85.

TAIPEI reached a three-month high, buoyed by government and central bank efforts to urge banks to keep credit flowing to healthy companies.

The weighted index rose 200.20 points or 2.8 per cent to 7,300.34, its highest level since it closed at 7,371.84 on August 15.

Notice of adjourned Meetings of the Holders of the issues of Instruments referred to below

Telefonica Europe B.V.

(a private company with limited liability under Netherlands law with corporate seat in Rotterdam)

U.S. \$2,000,000,000

Programme for the Issuance of Debt Instruments

(the "Programme")

guaranteed by

TELEFONICA, S.A.

PTE 15,000,000,000 Collared Floating Rate Notes due 2004 issued under the Programme

(the "Portuguese Escudo Notes")

U.S. \$500,000,000 6.375 per cent Instruments due 2003 issued under the Programme

(the "US Dollar Notes")

(together, the "Instruments")

Notice is hereby given by Telefonica Europe B.V. (the "Issuer") that a quorum was not present at each of the meetings (the "Original Meetings") of holders of the Portuguese Escudo Notes and holders of the US Dollar Notes (the holders of each series, the "Holders") convened on 18th November, 1998 at 10.00 a.m. and 4.00 p.m. (London time), respectively, that both the Original Meetings were adjourned by the Chairman thereof and that the adjourned meetings of holders of the Portuguese Escudo Notes and holders of the US Dollar Notes will be held at 65 Fleet Street, London EC4A 3DF on Thursday, 17th December, 1998 at 10.00 a.m. and 4.00 p.m. (London time), respectively, (together, the "Meetings") for the purpose of considering and, if thought fit, passing the following resolution which will be proposed as an Extraordinary Resolution at each of the Meetings in accordance with the provisions of the terms and conditions of the Instruments and the Issuance and Paying Agency Agreement dated 12th November, 1996 (the "Agency Agreement") made between the Issuer, Telefonica de Espana, S.A. (now Telefonica, S.A.), Bankers Trust Company as fiscal agent and principal registrar (the "Fiscal Agent"), Bankers Trust Luxembourg S.A. as first alternative registrar, Bankers Trust Luxembourg S.A. and Swiss Bank Corporation (now UBS AG) as paying agents (together with the Fiscal Agent, the "Paying Agents").

EXTRAORDINARY RESOLUTION

"THAT the Holders hereby resolve to approve the reorganisation of Telefonica, S.A. (the "Guarantor"), the guarantor of the Instruments, involving the transfer by the Guarantor of all its assets, liabilities, rights, obligations, operations, employees and all contractual and other undertakings directly or indirectly related to its telecommunications business in Spain to Telefonica, S.A. (the "Additional Guarantor"), a newly established wholly-owned subsidiary of the Guarantor, incorporated in Spain and registered at Madrid Mercantile Registry under registration no. Volume 13,170, Folio 6, Section 8, Page M-213180, as approved in outline by a general shareholders' meeting of Telefonica, S.A. held on 17th March, 1998 and by a meeting of a board of directors of Telefonica, S.A. on 30th September, 1998 and as further detailed in the Briefing to Holders dated 23rd October, 1998 relating to the reorganisation of the Guarantor produced to the Meeting and initiated for the purpose of identification by the Holders; and the Holders hereby authorise and direct each of the Issuer, the Guarantor, the Additional Guarantor and the Paying Agents to execute, perform and do all such acts, deeds, instruments and acts as may be considered by it or them to be necessary or expedient for or incidental to the implementation of this resolution."

Pursuant to the terms of the Agency Agreement, Instruments may be deposited with or to the order of any of the Paying Agents not less than 48 hours before the time fixed for holding the Meeting but not thereafter, for the purpose of obtaining voting certificates or including votes in block voting instructions. Existing voting certificates and voting instructions, copies completed in relation to the Original Meetings will continue to be valid for the Meeting unless, in the case of voting certificates, they are surrendered before, or, in the case of voting instructions, they are revoked or amended not later than 48 hours before the time fixed for holding the Meeting.

The quorum required at each of the Meetings for the passing of the Resolution is two or more persons, present in person, holding Instruments, voting certificates or block voting instructions. Copies of the Agency Agreement and the terms and conditions of the Instruments are available for inspection and copies of the Briefing to Holders dated 23rd October, 1998 relating to the reorganisation of the Guarantor are available for collection by Holders, in each case at the offices of Bankers Trust Company at 1 Appold Street, Broadgate, London EC2A 2HE, the offices of Bankers Trust Luxembourg S.A. at 14 Boulevard Ed. Roosevelt, L-2450 Luxembourg and the offices of UBS AG at Paraleipplatz, CH-8010 Zurich.

Fiscal Agent and Principal Registrar

Bankers Trust Company

1 Appold Street, Broadgate

London EC2A 2HE

First Alternative Registrar

Bankers Trust Luxembourg S.A.

14 Boulevard Ed. Roosevelt

L-2450 Luxembourg

Paying Agents

Bankers Trust Company

1 Appold Street, Broadgate

London EC2A 2HE

UBS AG

Paraleipplatz

CH-8010 Zurich

THIS NOTICE IS IMPORTANT. IF HOLDERS ARE IN ANY DOUBT AS TO THE ACTION THEY SHOULD TAKE, THEY SHOULD CONSULT THEIR STOCKBROKER, LAWYER, ACCOUNTANT OR OTHER PROFESSIONAL ADVISER WITHOUT DELAY.

20th November, 1998

Telefonica Europe B.V.

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FRIDAY NOVEMBER 20 1998

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A charter to catch cartels

Going by the book will no longer be enough. Companies will have to consider the effects of their actions in future, warns **Kevin Brown** in this introduction to the UK's new competition law

The Competition Act, which has just become law, is the biggest shake-up in British competition law since the Office of Fair Trading was set up 25 years ago.

It brings UK competition regulation into line with the European Union for the first time, gives sweeping new powers of investigation to the OFT and opens the way for massive fines if companies break the rules. Directors and employees can be sent to prison for obstructing investigations.

"This is going to be a big change," says John Bridgeman, the director general of fair trading. "People are going to recognise that we can actually make things happen, should we have to, in a way that we were not able to before."

The new regime replaces the Restrictive Trade Practices Act and other legislation based on the concept that the objective of competition policy was to ensure registration of potentially anti-competitive agreements rather than to prevent or detect them.

The gains to economic productivity could be substantial. An academic estimate published in *Industrial Economics* earlier this year suggested that the loss to the UK economy from monopolistic behaviour was at least 1 per cent of gross domestic product, or about £7.5bn at 1996 prices.

Neither the government nor the OFT claims that the new legislation will save as much as that. But senior OFT officials say that even a small change in the general level of anti-competitive behaviour would produce significant savings.

There may also be substantial savings at the level of individual companies because the legislation scraps the previous requirement for companies to notify the OFT about every agreement they make with other companies, at an average cost of about £2,000.

No one has a firm idea how much the new regime will cost companies because it is not clear how much notification will continue to take place. But internal

Trade and Industry Department estimates suggest the impact could range from a saving of £2m a year to a net cost of £4m.

At the heart of the Act lie two broad prohibitions based on articles 85 and 86 of the Treaty of Rome, the basic law of the European Union. The first prohibits any anti-competitive behaviour which affects trade and the second prohibits the abuse of market dominance by powerful companies.

The first prohibition represents a sea change in British law because it bars any behaviour which reduces competition, even if companies have reached no express agreement.

This means, for example, that widely accepted behav-

iour which has the effect of excluding competitors may be illegal, even if it has never been discussed or written down.

This clause, described by the OFT as "effects-based", is a dramatic change from the "form-based" competition regime it replaces, under which some companies spent a lot of time arriving at a form of words which would allow an agreement to be registered even though it was in fact anti-competitive.

There will be a range of exemptions and exclusions, and the OFT says it will take no action against agreements unless they have an "appreciable" effect.

Companies with combined market share of less than 25 per cent are unlikely to be

affected unless they are fixing prices.

The Act instructs the OFT and the courts to enforce the prohibitions in line with 30 years of European Union jurisprudence and sets up an appeals tribunal as part of a new Competition Commission - in reality, a renamed Monopolies and Mergers Commission - to ensure consistent judgments.

It gives the OFT unprecedented powers to demand information, and to carry out dawn raids, with the use of force if necessary, where it suspects that anti-competitive behaviour is taking place.

Directors and employees who obstruct the investigators could face unlimited fines or even two years in

prison. People's homes can be searched if business papers are kept there and companies could face fines of up to 10 per cent of their turnover for breaking the rules.

The OFT will be actively seeking assistance from whistle blowers, with a special telephone hotline and guaranteed confidentiality until court proceedings begin. Investigators are already being trained in how to deal with hot information.

Mr Bridgeman also has power under the Act to suspend activities of companies that are suspected of being anti-competitive while the OFT investigates, guaranteeing speedy redress for victims but leaving alleged offenders open to severe

business disruption.

The OFT says the legislation will allow it to mount an effective and speedy defence of competition, offering real protection to victims of anti-competitive agreements for the first time and seriously deterring potential offenders.

Senior OFT officials say that one of the key differences will be the ability to take rapid action against anyone who tries to fix prices.

It has always been possible to catch the worst cartels but it took nearly a decade, for example, to nail the British cement cartel, which was fixed £2m in 1995.

The main provisions of the Act will come into force in March 2000, but there is

growing concern that many companies are leaving it too late to make sure they comply with the law.

"I am worried that too few companies realise its significance," says Rupert Ogilvie Smalls, chairman of the Confederation of British Industry's competition panel.

"Managers need to be aware of what will be regarded as uncompetitive behaviour or they could face hefty fines."

A recent survey by Cameron McKenna, the London-based law firm, found that only 16 per cent claimed to be very familiar with the legislation and 38 per cent said they had little or no knowledge of it.

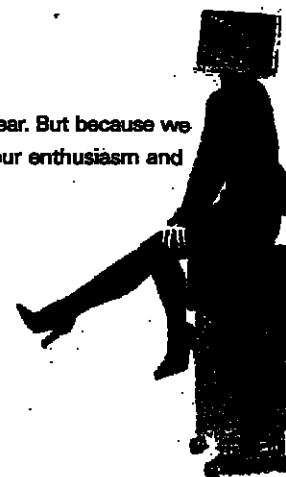
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THE COMPETITION ACT by Peter Mandelson, trade and industry secretary

The life blood of the economy

Free and fair competition is the life blood of a competitive economy. Competition is the spur to innovation, enterprise, investment and productivity growth. UK companies need this spur if they are to be fit to meet the challenges of the modern global economy. We cannot afford weak, uncompetitive, domestic markets, in which cartels, abuses of dominance and other anti-competitive behaviour hold back genuine enterprise, competitiveness and wealth creation.

It is true that politicians of all parties recite these truisms but only this government has put the words into actions. The laws against anti-competitive behaviour in this country have been allowed to become outmoded and largely ineffective. Reform is long overdue. The failings of the current legislation are well known: it is unacceptably slow, bureaucratic and weak, and is sadly lacking in any real penalties or deterrence, or recompense for those who are damaged. That is why the government brought forward new legislation within six months of coming to office.

The Competition Act 1998 will put these failings right. It is the most important reform of competition law in the UK for more than a quarter of a century, and will

make significant changes to the business environment. For this reason we have allowed a generous period for the transition to the new regime, with the main provisions of the Act coming into force on March 1, 2000.

Although some of the changes are straightforward, it is important that business understands them fully beforehand. The act introduces a prohibition system

Free and fair competition is the spur to innovation, enterprise, investment and productivity growth

modelled on EC competition law where anti-competitive agreements and abuses of market dominance will be prohibited. As a result, business will be far better protected from companies which seek to rig the market against them, or to abuse a dominant market position. In return, they will have to take greater responsibility to avoid anti-competitive behaviour themselves.

Prohibition-based systems already operate in much of the Organisation of Economic Co-operation and Development countries

and it is recognised that the prohibition approach provides a far more effective and efficient means of deterring anti-competitive behaviour. Unlike much of the UK's current form-based legislation, the new law is concerned with real effects, and it will target only that behaviour which actually damages competition.

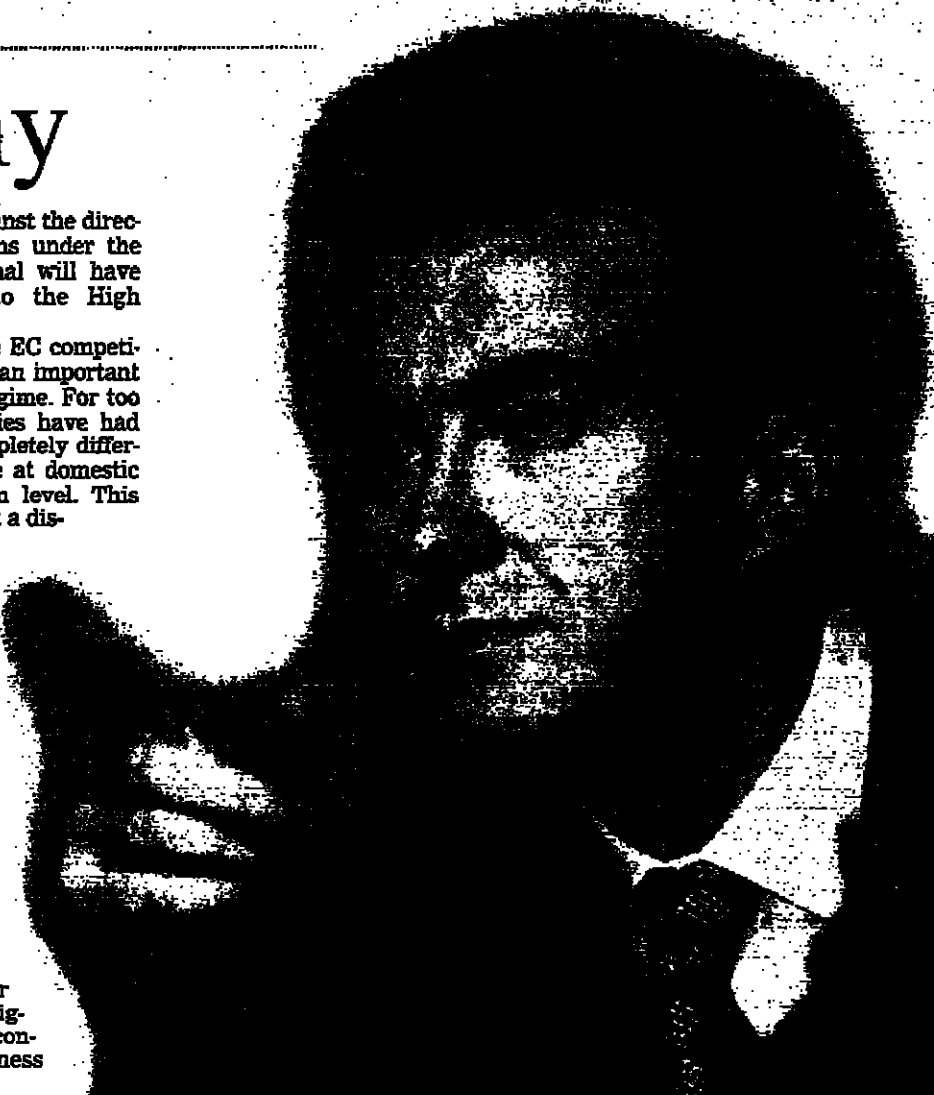
For the first time the director general of fair trading will have genuinely effective powers of investigation and enforcement. Infringements of the new prohibitions will be unlawful, and financial penalties and civil action for damages may follow. Where appropriate, the director general will be able to impose interim measures to bring an immediate stop to seriously anti-competitive behaviour while his investigation is completed, unlike in the past when small companies went out of business while the competition authorities conducted their inquiries. The utility regulators will have the same powers in their sectors.

We are clear that full rights of appeal must go hand in hand with these stronger powers. A new Competition Commission will take over from the Monopolies and Mergers Commission, and a new tribunal, within the commission,

will hear appeals against the director general's decisions under the new law. The tribunal will have equivalent status to the High Court.

Alignment with the EC competition rules is in itself an important feature of the new regime. For too long British companies have had to deal with two completely different sets of rules, one at domestic and one at European level. This puts UK companies at a disadvantage compared to many of their competitors elsewhere in the EU. The new law will finally give us a system which works in harmony with the European rules.

In short, the new act will ensure that the UK has the modern and effective system of competition law that is a prerequisite to efficient markets and competitiveness. It will strengthen our economy, bringing significant benefits to consumers and business alike.



FT Director

Welcome to the first issue of FT Director, a new quarterly publication designed to provide directors of companies with the information that they need for many of the important personal and business decisions they have to take.

The range of topics every quarter will embrace finance, human resources, and strategy as well as developments in ethical areas, such as corporate governance, community involvement and environmental policy.

In addition, regular columnists will offer their own reflections on taxation, law, information technology, and other specialist subjects.

In this first issue we look at the very important changes that have been introduced in the rules governing anti-competitive behaviour as a result of new UK legislation. We also examine how legal firms are gearing up to provide services to globalising clients and look at some of the issues surrounding the way companies communicate with their key constituencies.

In the next issue, due to appear on March 12, we will be covering in more detail

how to manage in a downturn, with a number of special articles on credit management, as well as looking at executive remuneration policies and strategies for protecting and developing brands.

In the issue of June 24 the main focuses will be corporate risk management, corporate governance in continental Europe and fleet finance options.

Other topics which are scheduled for later in the year include a special look at what management consultancies can offer and an examination of the emerging skills gap and the likely impact it will have on business.

If you have any suggestions for future coverage or any comments on this first issue, please contact, Nicholas Leslie, Editor, FT Director, FT Surveys, One Southwark Bridge, London, SE1 9HL, or fax +44 (0)171 873 3197. (E-mail Nick.Leslie@FT.com).

For copies of the synopsis of the next issue, or for details of advertisement positions, please contact William Macleod, at the above address. Tel +44 (0)171 873 3699. Fax +44 (0)171 873 4296. E-mail William.Macleod@FT.com.

FINANCIAL TIMES SURVEYS

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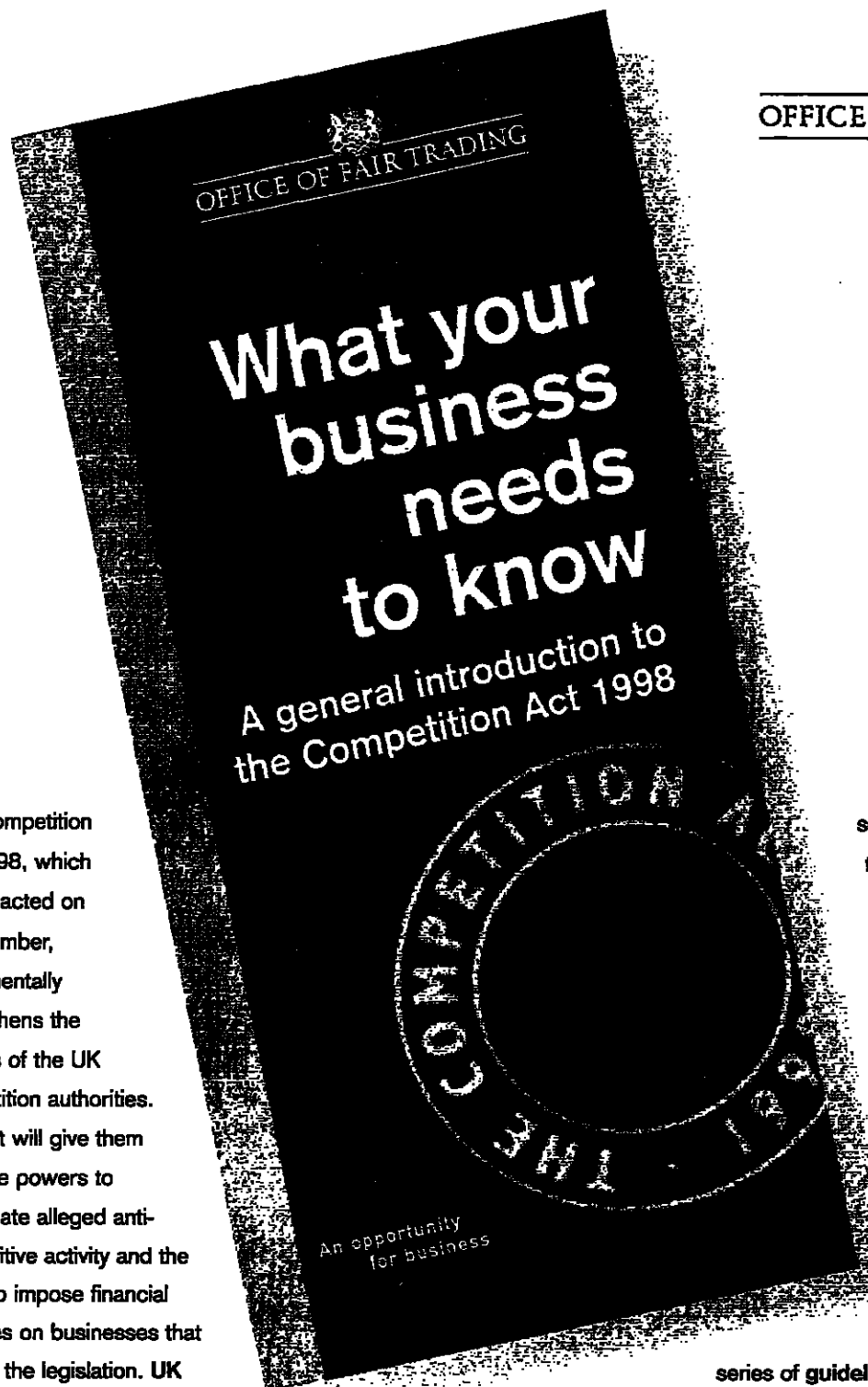
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Editorial production: Sarah Murray
Front cover illustration: Rod Hunt



The Competition Act 1998, which was enacted on 9 November, fundamentally strengthens the powers of the UK competition authorities. The Act will give them effective powers to investigate alleged anti-competitive activity and the ability to impose financial penalties on businesses that infringe the legislation. UK businesses need to take steps to ensure that their commercial dealings comply with the new Act's provisions. The Act will provide better protection for the consumer - not only for the individual consumer in the High Street, but also for businesses in their capacity as consumers.

Help and advice on the new Act is available. Next week the Office of Fair Trading launches an education programme to help businesses prepare for the coming into effect of the new legislation in March 2000. This programme will be carried out with the support of local chambers of commerce and other business organisations. The OFT will produce a

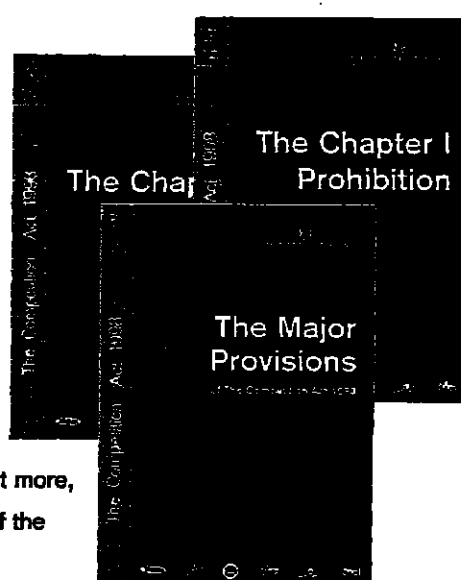
series of leaflets summarising the new Act; release a short video which portrays the importance of compliance and the effectiveness of making a complaint; and make OFT officials available to speak at seminars and similar events.

More detailed information on the Act will be set out in a

series of guidelines

that the OFT will be publishing in conjunction with sectoral regulators.

To register your interest in receiving publications on the new Act as they become available and/or in taking part in the education programme, or to find out more, contact us through any of the methods below.



Competition Act enquiry line
Tel: 0171 211 8989
E-mail: enquiries.competitionact@oft.gov.uk
Fax: 0171 211 8992

Correspondence
Competition Act Enquiries
Office of Fair Trading
Room 117, Field House
15-25 Bream's Buildings
London EC4A 1PR

Internet Web pages
<www.oft.gov.uk/html/new/act.htm>

سكراين الالمان



PROFILE
JOHN BRIDGEMAN

Believer in the art of persuasion

Britain's competition enforcer plans to adopt a subtle approach in the exercise of his considerable new powers

Asked how it feels to be one of the UK's most powerful unelected officials, John Bridgeman, director general of fair trading, looks blank. Then he recovers his equilibrium. "I'm not sure that powerful is particularly an adjective that I would choose," he says, picking his words with care. "I have power to enforce the law, but my objective is that those powers will not have to be deployed with extravagance; my objective is to persuade people to stay within the law."

It is a lawyer's answer, carefully calibrated to make clear that the authority he wields stems from parliament, and is circumscribed by law. He looks rather like a lawyer, with his blue pinstripe and gold watch chain. Subordinates who wait, like junior counsel, to offer a word of explanation or qualification reinforce the impression.

He might be a soldier, too. He has the air of a senior officer plucked from the front line to liaise with a lot of tom-fool politicians. This is not too far from the mark. He spends much of his spare time being honorary colonel of the Queen's Own Oxfordshire Hussars, a smart territorial regiment of royal yeomanry.

Yet, Mr Bridgeman is not a lawyer, or a soldier, or even a career civil servant. He is a chemist (University College, Swansea), turned economist (Oxford and

Montreal) and management theorist (Keele). He is also a businessman who worked his way up from graduate trainee to managing director of British Alcan Aluminium.

For the past three years, he has been director general of the Office of Fair Trading, in the period – perhaps its most important since being established 25 years ago – when the politicians have finally acted on its decade-old demands for radical changes in the competition regime.

The fact that the changes are happening on his watch clearly gives Mr Bridgeman pleasure, although he does not say so. He also resists an invitation to blame a weak Conservative government for the years of delay, which ended only when the incoming Labour administration told the Civil Service to make competition law a priority.

"There wasn't the political imperative," is all he will say of the delay in updating competition law. "People would say 'well, the OFT is not doing that bad a job; you've just taken the cement cartel to the High Court and fined them £28m – you have powers, you are just not applying them well enough.'"

Yet, he is scathing about the regime being replaced by the Competition Act, principally the Restrictive Trade Practices Act, which provided few investigatory powers and was aimed more at ensuring that companies registered the wording of

agreements than at preventing abuses.

The RTPA, he says, was "essentially form-based, not effects-based. Not surprisingly, it meant that a great deal of emphasis was in constructing agreements whose form did not offend, but which had the potential to have anti-competitive effects."

The new act, he says with a touch of expertise, merely brings the UK into line with the Sherman Act, part of the US competition regime, passed in the 1890s. "108 years old today, and we are having something which is [taking effect in] 2000. We missed the twentieth century," he says.

There are, he says, plenty of good reasons why the old regime had to go. "The fact that we had bus companies being subject to predatory pricing, but they had gone out of business by the time inquiries had come to an end, is a very poor reflection on the regime which the state provides for business."

"The fact that these very serious offences can have been committed, which in many countries would fall foul of the criminal jurisdiction... and all that a court can do is to ask the parties for an assurance that they will not do it again is a poor reflection of a modern business climate."

But now the OFT has real powers to investigate, even to carry out dawn raids on companies it thinks are not co-operating; it can suspend



require, and in most cases that is what we get."

To reinforce this credibility, the OFT is going through a substantial shake-up that will put new people into most senior jobs in the competition policy division, beef up the cartels branch and introduce a new generation of case officers and legal advisers.

Mr Bridgeman does not see as a huge problem the fact that surveys have shown confusion in the business community about their legal responsibilities because the act has only just been given royal assent, and many of its provisions do not come into effect until March 2000. Also, he says, many directors of large companies do know what the new law requires, even if many in smaller organisations do not.

"It must be a priority that we give small and medium-sized businesses the most help in understanding this law, because, frankly, they are not well resourced to go through this," he says.

The OFT is determined, he says, to make sure that the legislation is understood by the time it comes fully into force. But he leaves little doubt that companies would be well advised to make sure they understand their responsibilities, because the law will be enforced with the utmost rigour.

"The benefit of clear law is that you can implement it robustly with confidence," he says.

There could hardly be a clearer warning. The lawyer in Mr Bridgeman may not like to be seen by outsiders as personally powerful, but the soldier will be pulling no punches.

"I'm going to be robust," he says. "Firm but fair."

Kevin Brown



Compliance will require training employees in the new requirements of the law

A charter to catch cartels

Continued from page 1

"Compliance requires a careful review of existing agreements and business practices, training staff in the new requirements and putting in place procedures to ensure continuing conformity with the law," the firm said.

"Even companies which monitor their activities against the requirements of existing EU competition law need to take action. The new regime will apply to many agreements and practices which, because their effect is purely domestic, are not caught by community law," it added.

Companies which are not already taking steps to make sure that they do not break the EU rules will need to set up compliance regimes to make sure that behaviour which was acceptable under the previous regime does not get them into severe trouble under the new one.

They also need to be aware of the possibility of civil action for damages by third parties that claim to have been victims of

anti-competitive behaviour.

The bill makes no explicit provision for such actions but most lawyers believe that it will take place, possibly on a contingency fee basis.

Despite the lack of preparations among companies, the new law has broad support among competition lawyers.

Peter Willis, competition specialist at Taylor Joynson Garrett in London, says it should achieve its objectives of making cartels nervous and giving heart to victims of anti-competitive behaviour.

"The Competition Act has a much better chance of catching cartels than the existing rules," he says. "If the director general of fair trading cannot catch them with the powers he will have then he is never going to."

"In a number of cases in the past, clients of mine have known they are being stitched up by the competition and there has been little they could do about it. The new powers will make a complaint much more worthwhile," says Mr Willis.

THE MAIN PROVISIONS by Kevin Brown

Calling a halt to cosy agreements

The OFT is now equipped to be effective against both anti-competitive behaviour and moves to dominate markets

The Competition Act introduces a radically different system of law from the two main pieces of legislation that it replaces, the 1976 Restrictive Trade Practices Act and the 1980 Competition Act, which the Office of Fair Trading has regarded as ineffective for at least a decade.

Broadly, the act creates a regime under which anti-competitive behaviour will be illegal, whether or not an agreement between companies is at issue. The OFT will also have tough powers of investigation, and will be able to impose heavy fines for infringements of the rules. It will investigate anti-competitive monopolies, but the government has retained the monopolies and mergers provisions of the 1973 Fair Trading Act, for use in cases where, for example, the OFT wants to mount a broad industry-wide inquiry rather than one aimed at a particular company or group of companies.

The act is based closely on articles 85 and 86 of the Treaty of Rome, bringing the UK into line with the European Union. The OFT will be required to interpret the act in line with European case law, avoiding conflict between the two competition regimes.

There are two main provisions:

- The chapter one prohibition, aimed at anti-competitive agreements which have the object or effect of restricting competition with the UK, and which affect trade. The prohibition extends to trade associations, and to concerted practices, where businesses knowingly co-operate rather than compete, even where they have not expressly entered into an agreement. Agreements will fall foul of the prohibition only if they have an "appreciable" impact. The OFT says (not that most agreements where market shares fall below 25 per cent will not have appreciable effects. The exception will be agreements that involve price fixing, which will be regarded as appreciable, however small the market share involved.
- The chapter two prohibition, aimed at abuses of dominant market positions. It will not be illegal to hold a dominant position, only to use that dominance anti-competitively. There is no clear definition of market dominance, but the OFT is likely to regard it as being when companies have more than 40 per cent of a market. Officials say companies with market shares below 40 per cent may be viewed as dominant in some circumstances. The OFT also has wide discretion in determining the relevant market, and is likely to be prepared to examine narrower geographical markets than the Euro-

pean Commission. There are several automatic exclusions and exemptions, including mergers, agreements exempted by the EU, and related restrictions such as agreements by vendors not to compete for a certain period with businesses they have sold. Any agreement registered under the Restrictive Trade Practices Act which has not been referred to the Restrictive Trade Practices Court will be excluded.

The OFT will take into account EU "comfort letters" (informal guidance to companies on the legal status of an agreement) and "vertical agreements" between companies at different levels of the supply chain have been excluded pending a review of the EU approach.

The main practical difference for many companies will be that they will no longer be required to notify the OFT of all agreements with other companies. They will be expected to decide for themselves whether an agreement appreciably restricts competition. If none of the block exclusion or

exemptions applies, it may be possible to gain an individual exemption from the OFT on the grounds that the benefits of an agreement outweigh its anti-competitive effects. This might be granted if the agreement contributes to improving production or distribution, promotes technical or economic progress, and allows consumers a fair share of the benefits. However, the OFT would also take into account the extent to which competition was weakened.

Unlike the EU competition regime, the UK legislation allows companies to ask for confidential guidance by the OFT on the legality of an agreement as an alternative to seeking a legally binding decision, which will be a public document. Seeking guidance rather than a decision would avoid unwanted publicity, but would provide less protection against a civil suit for damages brought by a third party.

Guidance that an agreement was unlikely to infringe the law would prevent the OFT from reopening the case, unless circumstances changed, and confers immunity from fines, unless the case is reopened because incorrect information had been supplied. The act makes no provision for comfort letters of the sort issued by the European Commission, but some cases might be dealt with in that way.

The act comes into force in full in March 2000. Then, the chapter two prohibition will apply to both existing and new market practices. Chapter one will apply to agreements entered into subsequently; most agreements entered into before March 2000 will be excluded for at least a year.

Some will be exempted for five years, including a few agreements found by the restrictive trade practices court to be in the public interest, and agreements subject to the Financial Services Act and the Broadcasting Act. A special provision gives a five-year exemption to a number of electricity, gas and rail agreements approved by the sector regulators, the transport secretary or the rail regulator.

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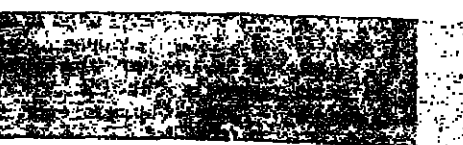
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COMPLIANCE

Powers in its own right

The Office of Fair Trading has unprecedented authority to investigate suspected breaches of competition law

The Competition Act gives the Office of Fair Trading tough new powers to enforce compliance with the law, including the right to carry out unannounced visits to business premises - popularly known as dawn raids - for the first time.

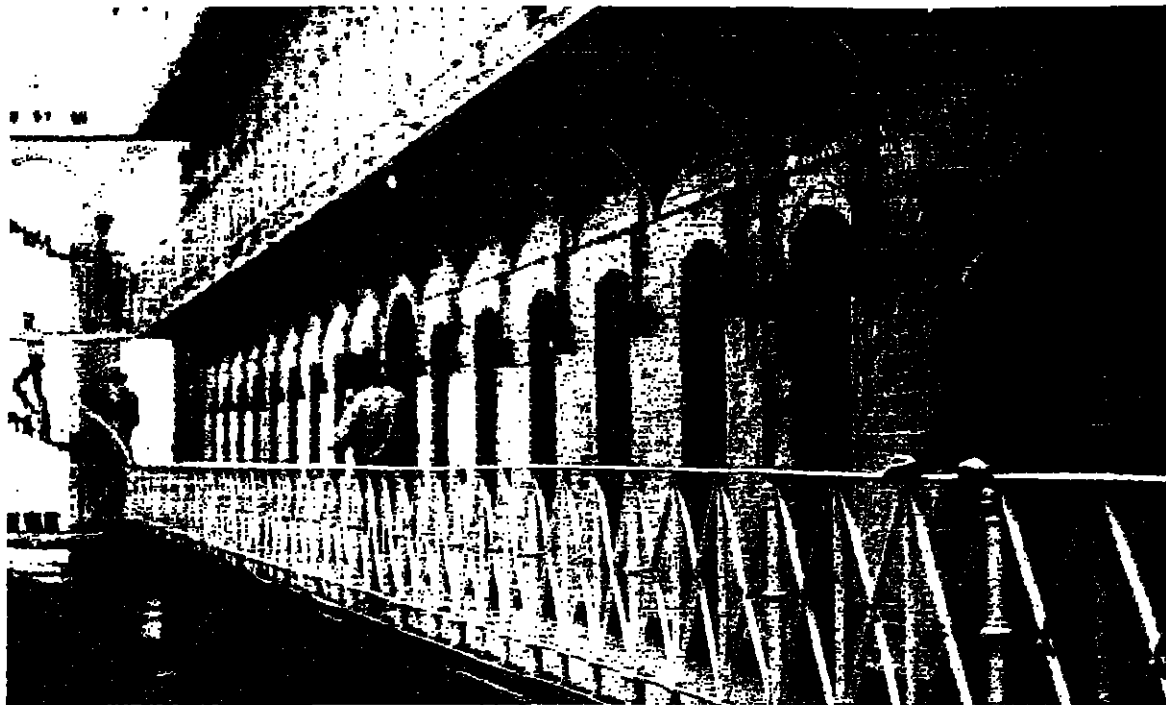
Paradoxically, the OFT has for years been carrying out dawn raids on behalf of the European Commission in cases where UK companies were suspected of breaching articles 85 or 86 of the Treaty of Rome - the basis for the new domestic legislation. OFT officials made nine visits to companies on behalf of the EU in 1996, and seven in 1997, of which about half were unannounced.

But the agency had few powers of investigation in its own right under the former competition regime, which was widely regarded as cumbersome and incapable of providing either a significant deterrent to anti-competitive behaviour or adequate remedies for victims.

Competition lawyers say that the OFT is thought to have acquired itself well in carrying out raids on behalf of the EU. It is one of the few national competition authorities permitted to make such visits without supervision by Commission inspectors. But the powers given to the OFT under domestic law are even more sweeping than those it wields under EU law.

The Act gives the OFT three main powers of investigation, any of which can be used if the agency has reasonable grounds for suspecting that an infringement of either of the main prohibitions has taken place.

● Specified documents and information must be produced on demand. This includes down-loading computer information, and estimates and forecasts if required. Officers and employees must give any explanations necessary.



Strong deterrents: concealing documents or lying could land the offender in prison for two years. The OFT says it will rarely have to use its powers to search because people will not want to risk being subjected to the penalties available

● John Bridgeman, the director general, can authorise inspectors to enter premises, request and copy documents and seek answers, but not to carry out a search. Companies thought to be party to an illegal agreement need be given no warning. Domestic premises are excluded, but not if business documents are kept there.

● If the OFT thinks that documents have been withheld, or might be concealed or destroyed, it can ask a judge for a search warrant. Under this power, force may be used, and original documents can be seized.

There are a number of protections for business people, but also some uncertainties about how these powers will be used in practice. For example, the OFT is obliged to wait for "a reasonable" time for legal advisers to arrive before carrying on

with a raid. Procedural rules have yet to be issued, but lawyers assume that inspectors will in practice allow about an hour, as they do when acting for the EU.

Unlike EU competition law, the Act makes in-house legal advice privileged - meaning it need not be divulged. But since alleged offences under domestic law may also be offences under EU law, companies will need to be careful about relying on this provision.

The investigative powers of the OFT are also circumscribed by the European Convention on Human Rights, now incorporated into UK law, which allows suspects to refuse to incriminate themselves by answering questions which would constitute an admission of an infringement.

The OFT says that this right does not extend to

purely factual questions. However, some lawyers say that recent judgments by the European Court of Human Rights suggest it may.

"However wide the privilege, it will be a matter of judgment whether or not to assert it against OFT inspectors in a given case," says Taylor Joynson Garrett, the London firm. "Refusal to answer questions is likely simply to lead to the OFT relying more heavily on its powers of search and drawing inferences from documents discovered."

The OFT says it expects few businesses to refuse to co-operate with investigations once penalties for doing so are explained. These are severe, especially by comparison with the virtual absence of penalties under the former legislation.

The OFT still has no formal power to interrogate

suspects. But obstructing an investigation becomes a criminal offence punishable by an unlimited fine, while obstructing an officer armed with a warrant, concealing documents or lying could land the offender in prison for two years.

The OFT says it will rarely have to use its powers to search because people will not want to risk being subjected to the penalties available. "Faced with this battery of deterrents, few people will fail to co-operate once the penalties are explained to them," says Henry Eades, assistant director of the competition policy division. "When working for the EU we go along without a warrant in most cases and there is little difficulty about that. People have only refused to co-operate two or three times since Britain joined the community."

TRANSITION PERIOD

Towards a new regime in stages

Companies should not be complacent about the period of grace that precedes the full introduction of anti-competitive law

Companies have 15 months to get used to the main prohibitions in the Competition Act before they become law in March 2000. But that does not mean that the issue can be shelved until then. The act includes a complex transitional regime which came into force on Monday, November 9, the day the Queen gave royal assent to the legislation.

The transitional regime is mainly designed to give the Office of Fair Trading time to implement the massive organisational and administrative shake-up needed to establish staff and systems to enforce the new law, much of which could not start until royal assent had been given. The intention is to allow the OFT to clear its outstanding case load under the Restrictive Trade Practices Act, and to allow officials to concentrate on the new regime by sharply reducing the flow of notifications under the RTPA during the interim period.

Although the details of how this will work run to about 50 paragraphs in schedule 13 of the Competition Act, the main thrust of the transitional arrangements is simple. The RTPA continues in force, but virtually all new agreements become non-notifiable. In particular, the OFT is relieved of its duty to bring agreements before the Restrictive Trade Practices Court or issue a direction that they are not anti-competitive.

This does not apply to price fixing agreements, and OFT officials say they will be putting a lot of effort into making sure that there is no question of action not being taken during the transitional

regime. "Even though companies do not have to comply with the bureaucratic requirements of the RTPA, no one should think that there is going to be a holiday for cartels. We will still be going after them," says a senior OFT official.

More importantly, companies will be able to apply during the transitional period for early guidance on whether agreements struck

relationships between companies at different levels of the supply chain, are also excluded pending the results of a review of European law being carried out by the European Commission.

This means that some early guidance may have to be issued on a provisional basis. And although the OFT has undertaken to deal with all applications as quickly as possible, Mr Bridgeman may have to delay his response in cases where technical uncertainty persists.

OFT officials point out, however, that this should not deter companies from seeking guidance, because there are substantial benefits in notifying the regulator that an agreement exists, not least immunity from penalties if the agreement turns out to be in breach of the prohibitions when they come into force.

Most existing agreements will be excluded from the provisions of the new act for between one and five years, depending on the way they were dealt with under the previous legislation. However, the OFT has been given claw-back powers allowing it to reopen any agreement it subsequently considers may be anti-competitive.

The OFT says the transitional arrangements are intended to assist business in adjusting to the new regime, "not as a means for seriously anti-competitive behaviour to escape competition scrutiny". Officials say that Mr Bridgeman will terminate the transitional period for any agreement he considers would infringe the chapter one prohibition and would be unlikely to qualify for exclusion.

'There are benefits in notifying the regulator that an agreement exists'

CONVERGENCE

Different paths to the same goal

Because UK and EU legislation does not coincide in all areas, companies may be faced with uncertainties



The Competition Act brings the UK broadly into line with both the competition law of the European Union and the national competition regulations of most member states. There are significant differences from EU rules, however, and in many respects, the new regime is weaker than comparable regulations in North America.

The legislation is directly based on articles 85 and 86 of the Treaty of Rome, the founding document of the European Union. This means that companies will be able to choose whether to notify the Office of Fair Trading or the European Commission of any agreement that might breach the rules.

The OFT says that notification should normally be to the Commission if trade between member states is affected. Any exemption granted by the Commission would also exempt the agreement from domestic law, but an exemption under the Competition Act would have no effect on EU law.

In a controversial general principles section already labelled the Klondike clause by some lawyers, the OFT and the courts are instructed to interpret the act wherever possible in the light of European Court decisions.

The government says that this will ensure consistency of interpretation between the EU and the UK, and ensure that companies do not face conflicting sets of competition regulations.

"We have framed the competition regime so you don't get that kind of conflict," says a trade and industry department legislator. "We have used the same words, it is interpreted in the same way, and you should get the same answers."

This is not a universal view, however. The House of Commons library, in a research paper published in April, pointed out that EU competition law is primarily intended to underpin the single market in goods and services, which is not an issue

for domestic law. "This may mean that some EC [sic] jurisprudence which is well established may not, in fact, necessarily apply to interpreting some areas of the UK bill because those decisions were decided on single market grounds," the library said.

There are other areas of uncertainty in deciding how to interpret the legislation. The OFT has said that if the parties to a restrictive agreement have a market share of less than 25 per cent they will probably escape attention because the effect on competition will not be regarded as appreciable.

These thresholds differ from those used by the European Commission, which operates a 10 per cent threshold for vertical agreements (those involving companies at different levels of the supply chain), and 5 per cent for horizontal agreements.

The different approaches may cause some difficulties for companies, although lawyers say that the principal effect is likely to be to encourage firms not to notify restrictive agreements whose main effect is felt in the UK. Some companies may also face difficulties in judging the weight to be given to "comfort letters" which are issued by the European Commission - an administrative rather than legal judgment on the legality of an agreement.

John Bridgeman, director general of fair trading, has said he will not depart from the commission's assessment "as a general rule". However, he has warned that he retains the right to do so on a number of grounds, such as the existence of particular concerns in the UK.

Other differences between the UK and EU legislation include the extent of investigatory powers, the treatment of legal privilege, criminal sanctions for non-compliance, penalties, and the rights of third parties to sue for damages.

Most of these are likely to be uncontroversial. But lawyers say significant legal debate may well arise over the effects of a provision that UK precedent can be followed if there is a relevant difference between the UK and the EU. The question of what is a relevant difference will have to be settled by the courts, but some lawyers say it could extend to areas such as the procedural rules followed by investigators, as well as substantive issues such as the structure of business sectors.

Richard Taylor, head of competition policy at Cameron McKenna, the London-based law firm, says the act is a welcome development because it clears up what he says is the "mess" of the previous legislation. But he sees scope for legal challenges. "When a company is challenged it is going to use all available lines of defence, and the first question is going to be whether there is a difference between UK and EU law," he says.

The government view is that this is unduly pessimistic. Ministers believe the courts will quickly establish the fact that the bill is to be interpreted in a common-sense way, closing off the possibility of protracted litigation.

"Because the regime has real teeth, and companies may be fined up to 10 per cent of UK turnover, I expect clever lawyers to find ways of alleging that their clients are innocent of any infringements alleged," says one of those involved with the passage of the bill through parliament. "But compatibility problems will be confined to areas where the UK has departed from the EU system, which are clear, and it will be obvious what the law means. There will be cases, but uncertainty is inherent in an effects-based system."

Reports on this page by Kevin Brown



Open to scrutiny: companies in the water, telecommunications, energy and rail sectors could be investigated by the OFT and their sectoral regulator

Coin Bese

UTILITIES

Study in shared responsibility

Regulators have reached broad agreement with the OFT on how they will exercise their powers

One of the most controversial aspects of the Competition Act is the government's decision to give the Office of Fair Trading and the utilities regulators concurrent powers to enforce the anti-competitive provisions of the legislation.

Although the OFT is expected to act as a clearing house for decisions, there are no provisions in the act to prevent more than one regulator from dealing with the same case at the same time. In theory, companies in the telecommunications, energy, water and rail sectors could be investigated by both the OFT and their sectoral regulator.

The regulators and their officials have been meeting for a year, under the chairmanship of the OFT, to try to ensure a consistent approach, and a broad agreement has been reached under which the utility regulators will deal with most cases in their sectors other than those involving cartels.

But officials agree that there are potential problems in ensuring that regulators do not hand down conflicting advice or decisions on similar cases, and in dealing with cross-utility cases. No one yet knows, for example, what would happen in a case involving electricity or telecommunications cables being laid alongside railway tracks, or who will deal with future cases involving multi-

utilities selling, for example, gas, electricity and telephone services.

OFT officials admit that there was "some turf fighting" between regulators when the terms of the bill were first discussed, but insist that liaison is now running smoothly. There has been little public comment on the concurrent powers provisions of the act, perhaps because utilities are afraid of provoking their sectoral regulators.

However, there were extensive discussions between companies and the trade and industry department while the bill was passing through parliament. British Telecommunications was particularly critical.

Ministers did agree to make some changes. The bill was amended, for example, to make clear that the requirement under the licensing regimes for sectoral regulators to have regard to the interests of consumers does not apply when they are using their Competition Act powers.

The changes do seem to have mollified the critics. Alan Whitfield, BT's company secretary, says the company is "a lot happier than we were when the bill was first introduced into parliament".

However, ministers were largely unimpressed by companies' broader objections, which they regarded as spe-

cial pleading. They decided to press ahead with the broad thrust of concurrent powers because they thought regulators' specialist knowledge should be mobilised. The OFT could not be excluded from the regulated sectors because that would have put a substantial chunk of British business off limits to the main competition watchdog.

"Most of the concerns expressed by companies were really a matter of vested interest," says one legislator involved in the passage of the bill. "Some of them don't like their regula-

tors and they didn't want them to have new powers." Ministers also decided to ignore claims that concurrency would lead to inconsistent decision-making.

"This is a red herring," says the legislator. "The OFT and the regulators all have to interpret the law in the light of European Union jurisprudence, and you should get the same answer from all of them."

Margaret Bloom, head of the OFT's competition policy division, points out that if bizarre judgments do occur, consistency can be restored on appeal to the Competition

Commission tribunal. There is also scope for appeals through the courts. "I think some of the companies concerned about concurrent powers thought the sector regulators would be tougher than we would be," says Mrs Bloom.

"But it is very clear that we and the regulators are going to work very hard to make sure that concurrence works. The signs so far are that everybody is going to be practical and sensible, and not fight over cases. All of us are aware that this is a challenge, and that we have to make it work."

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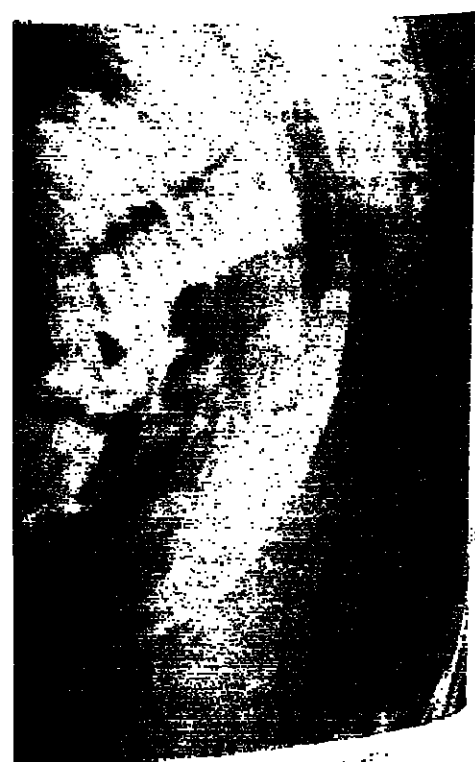
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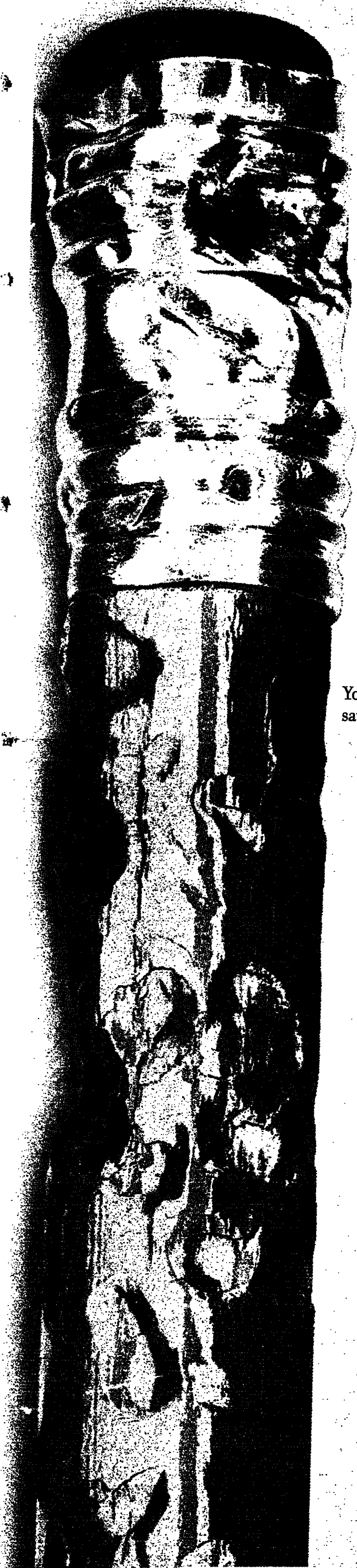
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It's time for clarity.

EMU AND INDUSTRIAL RELATIONS by Robert Taylor

Search for a single strategy

The unions are hoping to use works councils to develop a Europe-wide sector bargaining structure

The arrival of the euro and monetary union has started, perhaps belatedly, stimulating increased activity among trade unions on how to co-ordinate a common strategy designed in the longer term to Europeanise industrial relations.

Many unions are concerned that under the conditions of Emu, pay and collective bargaining arrangements will be threatened as companies, exposed to greater competition and under pressure to reduce costs, seek widespread wage cuts.

They fear employer associations across Europe will seize the opportunities provided by monetary union to encourage a fragmentation in existing pay systems and the undermining of agreements designed to promote greater wage convergence.

Worries also exist about the likelihood of so-called social dumping, of decisions by companies to move their business operations from one part of the EU to another in the search for low labour cost areas.

The fact that the euro will replace 11 national currencies is bound to stimulate much more transparent trans-border and cross-sector wage comparison by employers and unions and this is likely to encourage moves at different bargaining levels to co-ordinate their negotiations.

Of course, there remains an enormous gulf between the rhetoric and the realities. Monetary and financial integration is far more advanced than any moves to transnational collective bargaining.

Moreover, enormous differences will continue to exist in cost of living, productivity performance, profitability and the level of social wel-

fare benefits. This will encourage a persistently wide variation in wage rates even within the same company among their employees in plants in different EU countries.

But employers are aware that some tentative moves are being made inside the European union federations to establish a common bargaining strategy for the euro-zone.

This September, for example, trade unions from Germany, the Netherlands, Belgium and Luxembourg met in the Dutch town of Doorn and produced a joint declaration outlining the contours of such an approach.

Cross-border discussions also have been going on between the metalworking unions in those countries as well. In Belgium and Sweden, national wage agreements are attempting to ensure pay rises are going to be sensitive to competitive pressures from within the euro-zone.

But it looks likely to be at EU level that most progress can be expected in organising an agreed response. Here, European-wide trade union associations are in the process of trying to hammer one out.

The European Trade Union Confederation, the body which claims to represent 53m workers across Europe in 61 national union centres in 28 countries, wants to establish a co-ordinated collective bargaining strategy that would seek to "counter the danger of wage dumping within the monetary union".

The ETUC favours laying down a number of minimum core demands that could be used as a guide by bargainers across the EU in their future negotiations with companies and employer associations.

The main aim would be to try to ensure wage increases are enough to protect existing living standards in line with present purchasing power, with an additional amount of money agreed as a reward for measurable improved productivity.

The ETUC also wants affiliated unions to commit themselves to the creation of what it calls a "European solidaristic pay policy", designed to lessen growing income inequality through a reduction of existing wage disparities and implementation of the principle of equal treatment for male and female workers.

Grandiloquent statements in Brussels, however, are not going to be enough by themselves to make any significant impact on the evolution of wage bargaining in companies and regions in the EU.

The ETUC accepts this, which is why it is pressing

for the development of sector-level union strategies. The European Metalworkers Federation, for example, meets in Frankfurt next month to decide on such an approach.

The plan would be to mobilise engineering unions across the EU behind an agreed programme based on a minimum framework of objectives on pay and benefit improvements for implementation in plants and companies.

Similar efforts can also be expected from many of the other main European industry-based union federations

in the coming months. A particular concern will be to synchronise the timing of wage agreements and bargaining rounds.

In addition, the ETUC wants to see greater transparency, with the provision of more detailed and comparable data that can be circulated between national unions in the effort to establish agreed and common bargaining strategies.

Union leaders such as Emilio Gabaglio, ETUC general secretary, and Reinhard Kullman, deputy general secretary of the EMF, are keen to emphasise that the suc-

cess of the first tentative steps to the Europeanisation of industrial relations will depend on how far the industry-based union federations can forge links with the newly emerging European works councils.

So far, about 500 large companies inside the EU have established those information and consultation bodies in line with the European Union directive. By the end of next year, more than 1,300 enterprises are supposed to have such workplace organisations in their establishments.

Initially, those European

works councils were regarded by many sceptics as modest, fragile bodies, with little scope for development. Now, many European trade unions see them as the crucial institutional means for an extension in their power and influence over collective bargaining across national frontiers.

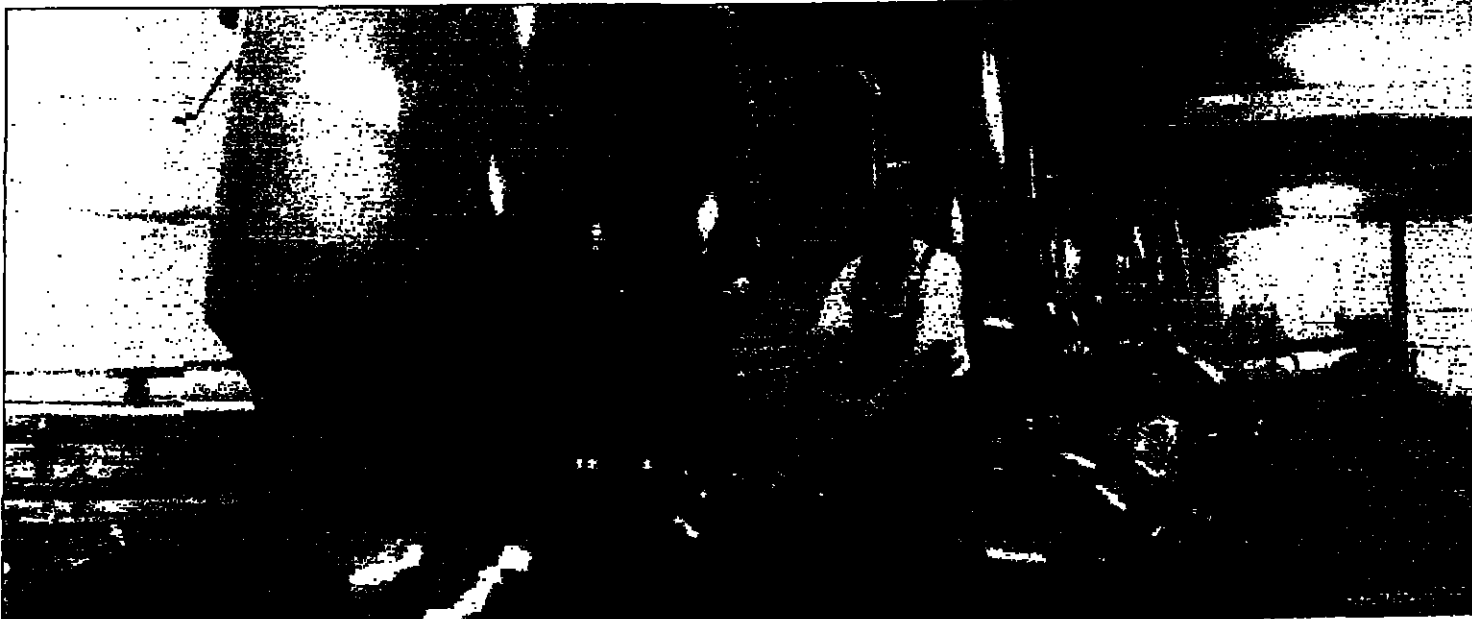
In areas such as occupational health and safety, equal treatment and increased opportunities for women, training and environmental protection in the workplace, the ETUC envisages those existing works councils negotiating agree-

ments with companies that will stimulate the creation of sector-based bargaining structures.

Companies and employer associations are already preparing to resist any such development. But they have been warned.

The first steps are being taken by the unions towards co-ordination to face the euro currency challenge to collective bargaining. This issue is no longer one for academics and slogan-makers.

It is rapidly becoming a crucial issue in emerging European industrial politics.



Many European industry-based union federations will be concerned to synchronise the timing of wage agreements and bargaining rounds

Ashley Ashwood

PRESSURES by Richard Donkin

The top job no longer as safe as it was

Chief executives find themselves increasingly having to justify their performance

All managers are familiar with the problem. What should they do when one of their team does not come up to scratch? The situation is magnified when it's the chief executive who is falling down on the job. Boardroom disputes have more often been characterised as personality clashes or differences of opinion over strategy than issues of success or failure. But the picture is changing. The top job is no longer as safe as it was.

Today, the big stick is held by institutional shareholders whose demands on execu-

tives to deliver outstanding performance is leading to increasing scrutiny of contributions at board level. Pressure to perform has shortened the corporate lifespan of a chief executive. Reports in the US quote six years compared to 10 in the 1960s. New research by the London Business School finds that, in Europe, tenure is about nine years where once it would have been a lifetime.

A factor at work here is that executives move jobs more often than they once did. But, with chief executives more vulnerable to dis-

missal, not all moves are voluntary. Once, chief executives wielded such power that mistakes went unchallenged. Now, investors demand greater performance and are more prepared to act if it is not delivered.

Professor Amin Rajan, who heads the Centre for Research in Employment and Technology in Europe (Crete), says that the tenure of UK chief executives in the quoted sector have dropped significantly since 1986, mirroring those in the US. "It used to be 10 years, give or take two or three years. Now it is five years. That's quite a worrying prospect for anyone in the top job. It forces them to take a short-term view. The institutional investors have brought this about. They want to see returns, and quickly," he says.

Prof Amin believes that changes in institutional behaviour are needed to alleviate such pressures. The creation of ethical investment funds in response to greater choice over pension investments, he says, will help to counter the trend in the long term.

Today, however, pension funds are switching investments more frequently than before. "If pension fund trustees don't see something coming through in three years, they move on," he says.

The presence of institutional investors such as Cal-

pers on US advisory boards is growing and the trend could grow in the UK. In response to demands for greater corporate governance, UK companies have increased their recruitment of non-executive directors, suggesting they are moving slowly in the direction of US-style arrangements.

The ratio of non-executive directors to executives on UK boards has shifted from

'In terms of tenure, there appear to be parallels to be drawn between the job prospects of senior executives and those of other employees'

60/40 in favour of executives a decade ago, to a majority of non-executives today, says John Viney, managing partner of Heidrick & Struggles, the headhunting firm.

This might suggest boards have become far more business-like, but he points out that the British tendency towards "clubbiness" still influences executive and non-executive relationships. The involvement of a chief executive, for example, in the appointment of a non-executive chairman can make it difficult for the chairman to make objective judgments.

Mr Viney says that too cosy a relationship between non-executives and executives can lead to inaction

where urgent remedies may be necessary. He was asked to help one company which had delivered eight warnings to the chief executive but had done nothing to secure a successor. "While this was happening, the company was going south," he says.

"The succession is something that boards are finding increasingly difficult to deal with," says Mr Viney, who would like to see companies establishing succession planning committees to ensure a

smooth transition of chief executives. "Some might argue that the nomination or remuneration committees can perform the same task but succession needs to be treated as a separate issue," he says. His comments highlight the tensions facing boards. On the one hand, directors are concerned to preserve close working relationships; on the other, they know shareholders are less forgiving of mediocre performance.

There are problems on both sides. The expectations of shareholders may often exceed the ability of a company to deliver the desired returns. Institutional investors might be advised in some cases to revise their

expectations in favour of taking a longer view. It is debatable, however, whether the long view still exists.

Sir Adrian Cadbury, author of the Cadbury report on corporate governance, believes expectations would be much better served if boards spent out clearly what they require of an incoming chief executive. "This clarity of purpose and clarity of aims agreed with the chief executive and communicated to investors is central to the issue," he says. "The essential thing is that the board has confidence in the chief executive. That comes down to the role of the chairman which has been underestimated in the past."

Sir Adrian believes that tenures of nine or 10 years are "about right" and preferable to terms of 20 to 30 years which were not uncommon at one time.

In that sense, there appear to be parallels to be drawn between the job prospects of the most senior executives and those of other employees. The experience of Al Dunlap, who was sacked earlier this year as head of the Sunbeam Corporation, has shown that the most formidable of executives cannot expect to survive if they under-perform. But such experiences have also underlined the need for boards to manage their expectations of chief executive performance to a greater degree. When the time comes for a parting of the ways they can no longer afford to shrink away from their responsibilities.

PERKS by Richard Donkin

Era of the understatement

Egalitarianism is taking root but it cannot mask the sources of power

It used to be so easy for those who had made their pile. They could stretch back in the leather upholstery with a fat cigar and put their feet up on a vast expanse of desk, safe in the knowledge that the chauffeur would be on hand to take them home in the Rolls-Royce.

That was in the days when the boss was at the top of the hierarchy and was underlined by the trappings of the post.

You can still find these people, but in the publicly owned multinational they are less obvious. The chauffeur will belong to a company pool, the car will be a Mercedes, BMW or Daimler.

Corporate ostentation is out. Just as top executives are regaining the sort of differentials they used to enjoy, with big pay cheques, bonuses and share options, the idea of flouting their wealth has become vulgar. It is the dilemma of the 1990s executive.

Warren Buffett admitted as much when his investment company, Berkshire Hathaway, acquired its first corporate jet, which he named "Indefensible" - although today he calls his private jet "Indispensable". More recently, Nathan Myhrvold, chief technical

officer at Microsoft, had to live with pangs of guilt when he took delivery of a Gulfstream jet. In an anonymous article in Vanity Fair magazine, he wrote of the "inner demons" which gnawed at him before making the purchase. The guilt didn't seem to last too long. He was soon referring effusively to the "skin chrome finish on the cabin's latches".

But then, Microsoft executives had never quite taken to the cube phenomenon that emerged in Silicon Valley and swept new US technology industries.

The cube, a small space bounded by partitions, has become the symbol of the west coast egalitarian executive - the corporate equivalent to a monastic cell.

Nowhere is it more evident than at Intel, where Andrew Grove, the chairman, sits hunched in his small cubicle. The cubist trend may have been established by Robert Noyce, the co-founder of Intel, whose simple mid-western upbringing decried ostentation.

But the single status management movement was probably founded at Hewlett-Packard, where no executive is encouraged to stand out from the rest. Lew Platt,

chairman, has an open office with no door and a glass wall making it more of a designated space than an office.

In the UK, the symbolism of such collegiality has been explored by companies such as Asda and First Direct. Alan Leighton, chief executive of Asda, and Archie Norman, the chairman, hold meetings standing up.

It is as if companies have discovered the joys of Marxism where boss and worker are theoretically indistinguishable. But, just as in the communist system, the new egalitarianism cannot mask where the power lies. Carol Galley, head of Mercury Asset Management, may sit in the trading room with her colleagues, but there is no doubting who is in charge.

However, the traditional symbolism of power is disappearing. Roger Down, a consultant at Watson Wyatt, pay and benefits specialists, says use of chauffeur-driven status cars by the bosses of large UK companies is declining. A survey in 1993 showed about a quarter of chief executives and board directors in large UK companies had chauffeur-driven cars. Today, this has dwindled to about 6 per cent.

A trend towards greater flexibility in benefits packages - car or cash equivalent is one example - is helping to drive some of these

changes, says Mr Down. But he points to other influences. "There is a consciousness about status at all levels plus a requirement to be seen to be cost saving," he says. "Many people these days would rather drive their own car than have a limousine and a chauffeur."

There were always directors who sought out public transport. The late Lord Pilkington, for example, used to take the train from St Helens to Euston and cycle to the Bank of England, where he was a director.

But the new egalitarianism transcends what might have been dismissed as eccentricity in another age. Part of the trend emerged from austerity in the recession years of the early 1980s. Another influence has been tax regimes which have become increasingly focused on anything which might be regarded as a perk.

But social changes have also made inroads into status travel. John Bond, chairman of HSBC Holdings, the banking group, drives a small car and travels second class, a policy which has helped to transform attitudes in the company.

It is difficult to predict where the trend might end. Will the fashion for understated power prevail? Are we all cubists now?

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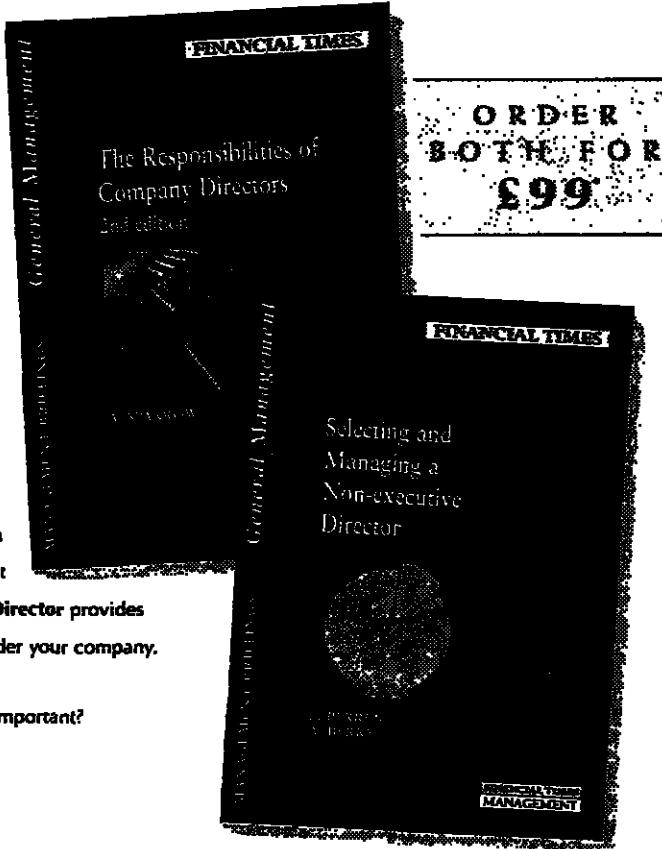
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ACCOUNTING STANDARDS by Jim Kelly

A potential black hole has been plugged

Directors are being asked to reveal what financial risks the company faces in an audited narrative in the accounts

Try sitting down and thinking of all the financial risks threatening your business. Few directors attempt this despite the fact it is arguably why they are there. But come the new year there will be no escaping such responsibilities, thanks to the Accounting Standards Board.

The discussion of risk is the inevitable consequence of managing financial instruments - from loans, bonds, swaps, futures, forward contracts and options through to exotic derivatives and hedging instruments. Most large companies now need these tools.

Statistics on companies' use of derivatives are often fanciful, but industry figures put the value of privately negotiated derivatives at \$20bn at the end of 1997, up 14 per cent on a year earlier.

The actual risks faced by companies dealing in such large figures are, of course, much smaller than these figures, if properly managed.

Most financial instruments carry relatively little risk; indeed, they are used to reduce risk. But recent corporate history is marked by the failure of businesses that did not manage them well or fell victim to using them speculatively.

The ASB, the UK's reporting regulator, knows that the use by companies of financial instruments represents a potential black hole in the balance sheet because financial reporting catches assets and liabilities at historic cost.

But a derivative contract, agreed over the phone, to enter into a transaction at a time in the future if certain market conditions prevail

has no initial cost. It essentially bypasses the accounting system and so adds another dangerous attraction to derivatives for fraudsters or rogue speculators.

The ASB has long had a programme designed first to require the disclosure of financial instruments in the accounts of companies at fair value and then, in a separate and later step, to require those values to be

'Directors are being asked to outline what risks the company faces in an audited narrative in the annual accounts'

aggregated as gains and losses which can eventually affect profitability.

Next year, the first part of their plan is fulfilled. Financial Reporting Standard 13* requires the disclosure of financial instruments. What is more, it requires that they are disclosed at market or current value rather than historic cost. Gains and losses on instruments used as hedges, a device for managing risk, will also have to be shown as the contracts unwind.

Initially, the ASB took a prescriptive and mathematical approach to disclosing financial instruments, but later tempered its approach to reduce technical disclosure and replace it with an attempt at risk analysis.

Directors are being asked to outline what risks the company faces in an audited narrative in the annual accounts. Most companies will probably decide to put

this narrative in the operating and financial review, an innovative vehicle introduced some time ago by the ASB and now popular with many companies as a way of discussing strategy openly with shareholders.

The idea is that directors should begin to quantify risk and search for the best ways of communicating their policy on how to manage it.

The most popular new tool

available is the concept of "value at risk", or VAR, which allows companies to assess the direct impact on profits of given movements in underlying variables such as interest or exchange rates. VAR uses mathematical modelling to forecast what movements in the real economy would do to the financial instruments held by the company.

Some large companies have anticipated the new rules. Cadbury Schweppes, the confectionery company, has jumped the gun, and its 1997-98 accounts explain its risk management in both the operating and financial review and in a cross-referenced narrative note alongside specific data disclosures on financial instruments.

The explanation in the notes includes an estimate of VAR, an indication for investors of the potential disruption to assets and liabilities if the external economic

environment changes.

Assuming no changes to the borrowings or hedges, it is estimated that a rise of one percentage point in interest rates in all currencies in which the group has borrowings would have affected 1997 profit before tax by less than 1 per cent.

Risk strategy is clearly laid out. Transactions which create foreign currency flows are hedged with either forward contracts or currency options. The term of the currency derivatives is rarely more than one year.

The group has widespread overseas operations but does not hedge profit translation exposures as such hedges can only have a temporary effect. The company also anticipates the new standard by publishing figures on interest rate and currency borrowings and a currency analysis of net borrowings. It also gives the current values of financial instruments at market value where available and by using discounted cash flows at prevailing interest and exchange rates where it is not.

For many companies this kind of analysis could be of immense value in helping directors discuss objectively the risks in the business and how they are managed.

VAR is a tool which could be used much more widely than just evaluating financial instruments. It could provide the framework for all financial risks to be compared, and, in the long term, could provide a basis for measuring non-financial risks such as product failure or environmental pollution.

Oddly, this first step in the ASB's campaign to pin down financial instruments in financial reporting may turn out to be the most important.

The general discussion of financial risk may be far more relevant to assessing business threats than an annual "snapshot" of the individual values of financial instruments, which can change spectacularly in seconds and can be out of date moments after the auditor has signed off the accounts.

If the new rules focus and formalise discussion of risk in the boardroom they can only be seen as improving the quality of decision-making by directors.

*FRS 13 is available, price £11, from ASB Publications on 01908 230344.

CORPORATE SELF-ASSESSMENT by Jim Kelly

New upheaval on the way

Closer integration of the tax department into a company's daily operation is called for

Few finance directors would be surprised to find themselves having to discuss a company's tax planning over the boardroom table. But tax compliance is one of those backroom activities usually left well off the main board agenda.

That looks certain to change with the introduction of CTSA (Corporate Tax Self Assessment), which takes effect for companies with accounting periods ending on or after July 1 next year. So some companies are already in the new system.

Many directors will have just got over the trauma of personal tax self-assessment. CTSA is arguably a bigger cultural upheaval of the corporation tax system.

Not only does it throw up a whole range of management issues within large companies, which have to take part in a special form of the new system involving quarterly payments, but it elevates tax compliance as an issue and demands the closer integration of the tax department into the daily operation of the company.

The key point is that tax compliance needs to be moved further up the corporate agenda than previously has been the case," says Richard Hall, of KPMG.

"Far greater emphasis, for example, has traditionally been placed in the past on tax planning as a way of reducing a company's aggregate tax burden," he says.

John Whitting, of the new accounting giant, PwC, says: "The tax function has to come out of the closet and into the general management of the company far more. After all, they are going to be advising on payments regularly."

First, the board must compare the cash flow implications of CTSA if it has opted for the new quarterly payment system. In simple terms an extra year's tax has to be paid in the next four years - although this is just an acceleration of payments for the Treasury's benefit and not an extra hit to the profit and loss account in the longer term.

Next, companies will have to work out how they will predict financial data for the whole year at the half-year so the current year instalment system can begin.

This means they will have to be able to predict profits, taxable profits, capital allowances, double tax relief and group tax issues.

"Clearly, this places a significant extra burden on the tax department, which will need to be brought into the planning and forecasting more fully," says Mr Whitting.

Large companies will have to look at the relative costs and benefits of keeping tax compliance devolved to subsidiaries or centralised.

Will subsidiaries be able to cope with the new regime? Conversely, will a central tax compliance function be able to rely on information

shifts the burden of getting tax details correct on to the taxpayer, the real danger for companies is that they will be challenged about decisions they have made on complex corporate tax issues such as transfer pricing or controlled foreign companies.

"Companies now have to self-assess on the basis of arm's length transfer pricing for intra-group transactions," says Mr Hall. "But, if the revenue is not convinced, there could be interest and, unlike in the past, penalties to pay."

"Deciding if you actually have a controlled foreign company can be hard enough, let alone calculating the resulting tax liability."

The revenue will want documentary evidence to back up a company's declaration

of why it assessed its tax liability in the way it did. Documents must be preserved for at least six years after the end of the accounting period or, if an inquiry is opened, for as long as the revenue is empowered to investigate the tax return.

This raises issues of document capture and storage which must be considered at board level. Imagine a retailer trying to predict full-year taxable profits at the half-year stage when the majority of its trading comes over the Christmas period. It might be called upon to explain its forecast, or more probably, why it underestimated its taxable profit.

Or imagine the security implications of taking a decision at the half-year stage to factor in to tax calculations the impact of a forthcoming acquisition.

While the revenue does not have the power to enter premises freely in the

absence of a search warrant in relation to corporation tax it will be virtually impossible to prevent it where it asks for data which can be collected and assessed in no other way.

"However innocent their purpose, it is bad for staff morale and unsettles your customers. But it is likely to become a more commonplace occurrence," says Mr Hall.

All of this should remind directors that CTSA has its roots in the "Spend to Save" initiative of former chancellor, Kenneth Clarke, designed to maximise tax receipts by cracking down on avoidance, evasion and tightening up on compliance.

The Inland Revenue now has 15 large-business offices designed to concentrate expertise on various industry sectors. About 3,000 companies can expect to be dealing with them in the future.

"The revenue is adopting a much more investigative approach," says Mr Hall. "This is underpinned by the CTSA regime, which gives them the right to inquire into a return without providing a reason."

What should companies do now to prepare for the new system? "It all adds up to a need to take tax more seriously," says Mr Whitting. "Corporate tax isn't something that can be left to a backroom department and an exercise eight to nine months after the year end."

Mr Hall adds: "You might aim to match the growing business knowledge of inspectors by sharing information with other companies in your industry. This will provide you with the means to defend your self-assessment by reference to industry norms."

Looking ahead, it is a good time to think of knitting the tax function more closely to the operating function, taking care to guard the confidentiality of commercially sensitive information.

But generally, if it has not yet begun, the debate on CTSA should be close to the top of the main board agenda.



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COMMUNICATIONS by Jane Martinson

In need of an update

Companies are under pressure to improve information they provide for shareholders

"There is a consensus developing among all who have looked at the issues that accountability and transparency are indivisible from long-term prosperity."

When Margaret Beckett, the then trade and industry secretary, launched the most wide-ranging review of company law in the UK for more than 30 years, she highlighted the need for better communications and the growing realisation that something must be done to improve the information offered by companies.

The review, launched in March, made it clear that the government believes the way companies communicate with their shareholders should be a central weapon in the fight to improve competitiveness in the UK.

In an article published in the Financial Times on the same day as the review was launched, Mrs Beckett explicitly backed efforts to improve the competitiveness of companies by addressing the accountability of boards to their shareholders.

The review is set to raise some fundamentally important questions about British

business behaviour. If the standard annual report based on historical cost accounting is failing to satisfy the needs of shareholders and the wider business community, what else should be provided? And how can a system based on Victorian values and rules be updated to encompass all shareholders? What is the value of the annual meeting and how can it be improved? And how can companies make best use of new forms of communications such as the internet?

The review is unlikely to come to any form of conclusion for some time - a white paper outlining any proposals is not expected until 2001. Meanwhile, there has been a plethora of other groups tackling the issues involved.

Many suggested changes are based on improvements to the annual report itself. Mark Goyder, director of the Centre for Tomorrow's Company, which was set up to research such issues as communications, says: "For many people the annual report has symbolic importance in terms of communication."

In September, the Institute of Chartered Accountants joined with the centre to publish a "prototype" annual report for the year to the end of December 2000. The report aimed to address the concerns of a range of stakeholders, including customers, suppliers, employees, providers of capital, local communities and pressure groups. A relatively brief profit and loss account was accompanied by lists of actions taken and future plans.

The inclusion of stakeholders and issues considered "softer" than financial reporting has often been considered a cranky diversion or, worse, a distraction from the real aim of the company. But speakers at the conference, as much as the report itself, revealed how much such thinking has taken hold of the mainstream.

Mr Goyder says: "My sense is that there are significant changes going on at the moment." He defines the changes as a move from "the age of fringe and cringe to core and more".

Chris Fay, chairman and chief executive of Shell UK,

part of the Anglo-Dutch oil giant, told the conference: "We are at the start of a long and difficult journey toward a new type of business reporting which takes full account of economic, environmental and social performance."

Shell has already started to produce a "report to society" for all its shareholders. And it is not alone. A recent survey by the Pensions Investment Research Consultants found that 79 of the top 350 companies produced a separate environment report and 40 a separate social report.

Such developments in the field of social reporting are not necessarily new but they are a significant development given the current debate.

Francesca van Dijk, at Sustainability, a consulting firm, says: "Quite a lot of companies were doing it in the 1970s, then it tailed off in the 1980s. But now it's really picking up again."

Such interest in what report is matched by the debate about how to report.

Direct communication between UK plc and share-



Margaret Beckett: backing efforts to improve the competitiveness of companies

Ashley Ashwood

holders is largely defined by one-on-one meetings with institutional investors and the annual general meeting where votes are meant to be cast.

Such meetings, dominated by private shareholders,

enjoy a mixed reputation among companies themselves. While corporate governance activists speak of the valuable opportunity to question a board directly, some company directors have been heard to speak

privately and disparagingly of the "tea-and-biscuits" nature of such gatherings. The government had been dwelling on the effectiveness of the annual general meeting for some time before it decided to include it along

with everything else in the company law review.

However, few directors or government officials have been heard publicly to back the removal of such an institution in the name of greater communication.

The debate has therefore focused on whether other forms of communication can be used to improve matters. One obvious method is the use of the internet, referred to repeatedly in the prototype plc's annual report.

Internet use is much greater in the US. Two web sites were launched earlier this year which allow individual shareholders to receive company reports and vote at annual meetings over the web.

The rationale behind such services as www.investardelivry.com and www.proxyvote.com is that processing information and voting over the web can be cheaper than alternative paper-based methods.

These sites have dealt with about 650,000 individual votes over the web during this proxy season and signed up 230,000 shareholders for internet delivery.

The 21st century annual report conference also included a demonstration of what interactive communication could be like in the UK.

As with so many other developments in this field, such use is definitely at the fledgling stage.

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CASE STUDY
BT

It's good to communicate

A company which launched an advertising campaign called "It's Good to Talk" is a fitting case study in communicating with shareholders.

Add to this the fact that British Telecommunications, one the UK's largest companies, has in the past year failed in a bidding war to buy MCI, the fourth largest US long distance operator, and announced a strategic alliance with ATT, the largest US operator, and the need for explanation becomes evident.

Such special demands are not lost on Andrew Wood, shareholder communications manager at the company, whose job it is to deal with the demands of BT's army of private investors.

"The traditional view of companies towards servicing the shareholder register is that it's a price that has to be paid. We are trying to be a bit different from that point of view," he says.

BT is associated with several high-profile developments such as the committee of inquiry into new business environment being carried out under the auspices of the Judge Institute of Management Studies in Cambridge and the Share Aware campaign launched by the London Stock Exchange earlier this year.

But it has adopted an evolutionary approach in its dealings with its own shareholders. The demands of the past year have highlighted the need for good communication rather than prompted any wholesale changes to the way the company conducts itself.

Although BT makes an interesting case study from the shareholder communications standpoint, it does have several idiosyncrasies not shared by all FTSE 100 companies. As a result of its privatisation in the 1980s, the group has one of the largest shareholder registers in the UK based on the number of investors. Almost 2m individuals own about 20 per cent of the company, while more than 79 per cent is held by 43,000 individual institutional investors.

As the largest provider of phone services in the UK, BT's army of shareholders are also often its customers, a distinction not shared by many companies. Mr Wood says that its policy has developed largely as a result of its experience with this unique shareholder base.

At the start, the company struggled with the fact that many ordinary people in the UK were largely ignorant of the processes of shareholder capitalism. In 1985, says Mr Wood, there was an "amazing level of non-knowledge".

One man phoned the company to say he had received his piece of paper and wanted to know where

to collect his shares, while others wrote cheques out for the value of their dividends as they were so used to receiving bills from BT.

"Some of these shareholders didn't really know what they had got themselves into," says Mr Wood. "Initially, our goal was to help them move up the learning curve."

Over the next few years BT started to capitalise on links between its shareholder and customer base by offering special discounts to the former. "Research has shown that BT shareholders are more loyal as customers," says Mr Wood.

The need to keep its client base happy helped the group develop user-friendly information for its shareholders.

The group published a report for shareholders in February which gave an update for the year along with several different promotional offers. The format is a tiny little multi-coloured booklet full of pictures, diagrams and pointers to information.

BT has also developed a separate annual review and summary financial statement setting out its figures and strategy in a digestible form. Mr Wood says that small shareholders preferred the annual review to the legally required annual tome. "An 80- or 90-page document is not necessarily good communication," he says.

BT is keen to develop its use of the internet and has launched a separate shareholder information site where shareholders can read environmental and technological service reports as well as the other reports. Perhaps surprisingly, for a telephone company, it has only recently changed its local call shareholder line to a freephone number.

The group's involvement with its institutional shareholders is fairly traditional, with a rolling programme of one-to-one meetings with major investors over the year. But the drawn-out battle over MCI highlighted the need to satisfy this investor base.

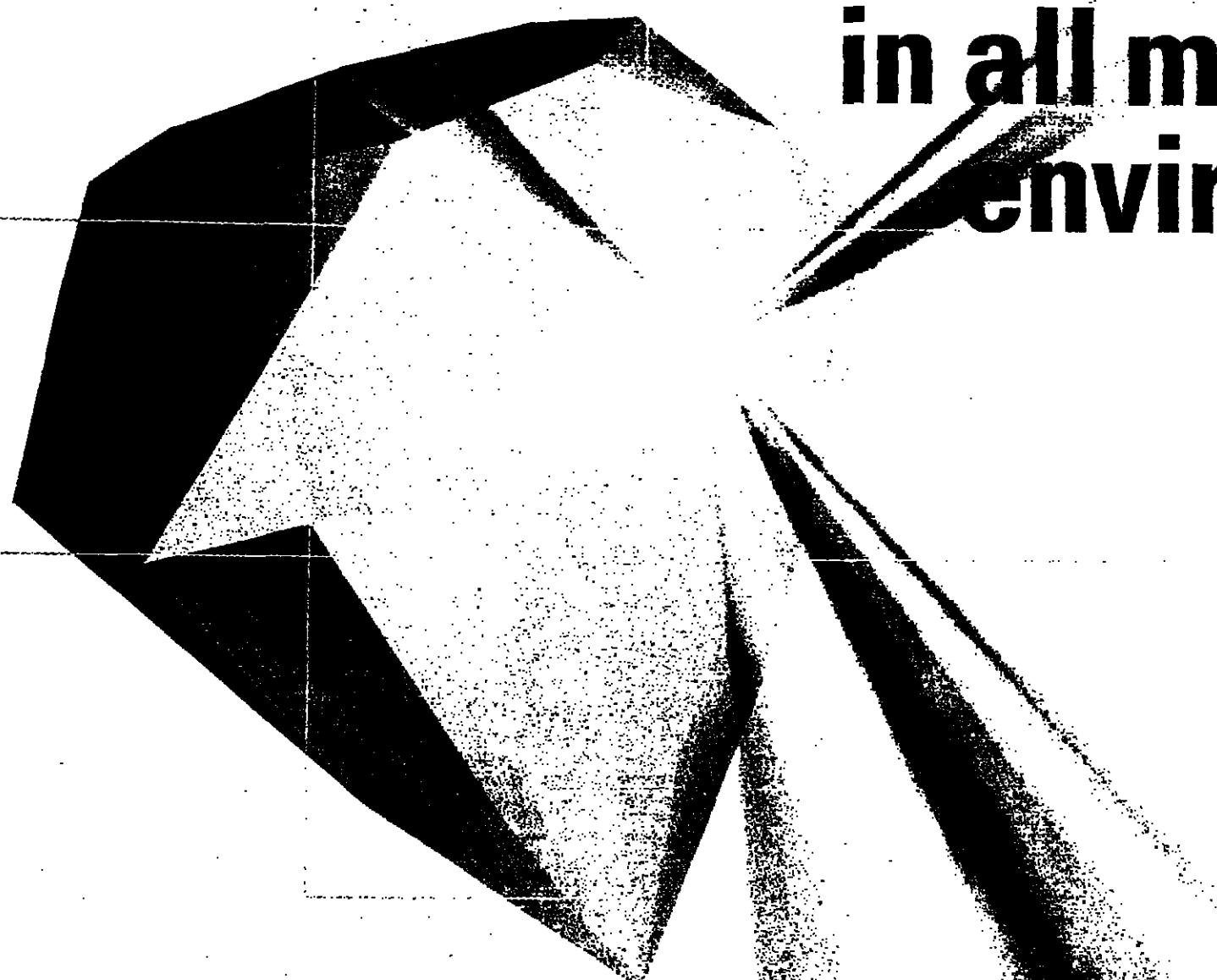
BT's global ambitions are also likely to increase the number of overseas investors keen to buy its shares. John Brougham, director of investor relations, recognises the importance of good communications with all shareholders. He, like several other UK businessmen, is keen to stress the importance of the annual general meeting, for example. "The AGM is probably the one big occasion of the year when the BT board, its CEO and chairman communicate to individual shareholders."

Having survived such a busy year, the value of such communications is unlikely to diminish in the coming 12 months.

Jane Martinson

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It's good to
communicate

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CASE STUDY SHARED SERVICES

A problem shared really can be a problem halved

There is increasing scope for companies to farm out non-central activities

If Europe's business landscape is really undergoing the biggest transformation since the Industrial Revolution then one of the inventions which is powering this revolution is the Shared Service Centre (SSC). But most finance directors may not understand the idea, let alone be able to build one for themselves.

Most useful management ideas defy easy definition and the SSC is no exception. It brings together several threads of common sense and is infinitely adaptable in application. It can range from the mundane to the revolutionary.

So what is it? The idea came from the US and a recent study by the Economist Intelligence Unit offered a definition of an SSC as "a system of cutting costs by centring processes and people in one location - thus reducing head count and/or duplicate systems".

It is perhaps easier to start with the now widely understood concept of the "core competency" - the central value-added operation which defines the business - and then think of

everything else as having the potential to be out-sourced or placed outside the central hub of the company. SSCs provide somewhere to put these secondary operations. But there are as many types of SSC as there are management consultants ready to hype their benefits.

The EIU report, led by Marcie Krempel, found that there are no mistaking the enthusiasm to try. "A year ago it was a question of 'if' and now it is a question of 'when and how'. Those companies that do not jump on to this speeding bandwagon will lose out," says Ms Krempel.

SSCs stretch from simple centralised payroll centres, through more sophisticated in-company installations designed to bring together workday functions like billing, to out-sourcing centres which can reap huge economies of scale by offering a home to several companies at the same time.

The SSC idea is powerful enough on its own to enjoy widespread support from managers - as it has done in the US. But several factors have come together to give SSCs a central role

in transforming the business landscape. According to the EIU study these include:

- Economic and monetary union. The SSC offers a structure for rationalising mundane functions for companies with several European sites;
- The introduction of the euro. This provides a fillip to SSCs by allowing them to operate within a single currency framework while dealing, for example, with the payroll needs of several companies or parts of a multinational spread through the participating member countries of the single currency;
- Year 2000 compliance. SSCs thrive on technological advance, which has allowed multinationals to centralise within a continental framework rather than a national one. Intranets and advanced telecoms will allow many internal business functions, and many external service functions, to be brought together. The need to update computer systems because of the Y2K problem has given a new impetus to such radical restructuring;
- Companies need to become truly global - or at least continental. Multinationals are usually headquartered in one country with outlying business units which report in and work with direction from a geographical centre. The truly global company operates as a single entity across borders. The truly global company would do the same - but is still a distant dream. SSCs provide an "architecture", to use the EIU's word, for the truly European company.

The EIU has also identified a series of benefits which spin off the SSC model, including:

- Economies of scale

leading to significant savings. A survey for the EIU showed that one third of respondents had saved \$1m-\$3m a year, another third savings of about \$10m, and a third put savings at more than \$20m.

- Increased accuracy and quality of information;
- Ability to identify and exploit new market opportunities - especially those related to EMU and the single market;
- Shortened the time it takes to develop new products;
- Enhanced learning and knowledge management.

According to the study, those not considering an SSC initiative are behind the field. Of the companies surveyed, 27 per cent were already using SSCs, while 48 per cent had them in hand or planned and 19 per cent had decisions pending - although the report acknowledges a skew in the results as companies interested in SSCs are more likely to respond.

Should businesses rush into the SSC model? Hardly. More sensibly, all companies within Europe should start to think about operating within a single market. They should be considering single banking structures, alongside legal and tax restructuring. Success with SSCs depends on management commitment - at least according to the EIU survey. It found this was ranked as the key success factor by 76 per cent of respondents, well ahead even of communication with employees at 59 per cent. SSCs provide a way forward - but they must be tailored to the company's needs.

"Web site: <http://www.eiu.com>

Jim Kelly

MANAGING RECESSION by Tony Jackson

Upside of a downturn

The trick is to emerge in a better position relative to the competition

The UK, according to the Chancellor Gordon Brown, is not heading for a recession. British managers seem less sure about that, however. And if they run international operations the question is of limited relevance anyway. Large parts of the world - in Asia, eastern Europe and South America - are in recession already.

What strategies should chief executives adopt for a downturn? For most of them the question has the force of novelty. During the last UK recession from 1990 to 92, many would have been on corporate boards but not necessarily as chief executives. By no means all would have been in the same company, or even the same industry.

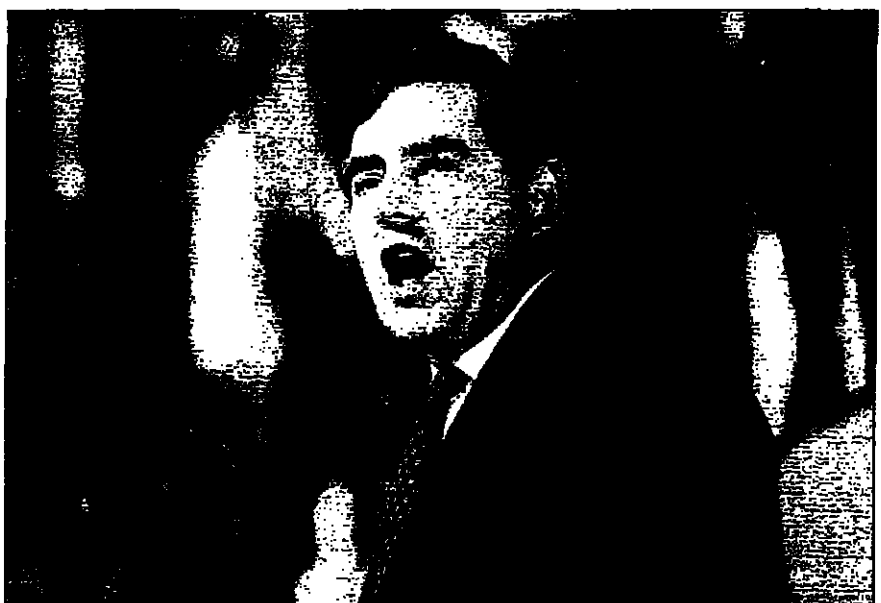
This is not to imply that past recessions are an infallible guide to the future. No two recessions are alike. The various components of the economy - manufacturing and services, housing and leisure - may all turn down, but in a different order and to a different extent.

The natural response to a downturn is defensive, to cut costs, postpone investment and hiring and avoid risk in general. But there are opportunities as well.

In terms of market and industry structures, recessions are periods of accelerated change. The trick is to exploit those changes, so that you emerge from the downturn in a better position relative to the competition than you went into it.

One way to do this, say Steve Tappin and Rob Anderson, of the London management consultancy PA Consulting, is to pay the closest possible attention to your markets. In response to recessionary pressures, all the participants in a given market will reposition themselves. Some will withdraw marginal products. New competitors may come in.

This may result in gaps opening up. As Mr Tappin puts it: "Basic positions in



Managers are not convinced by Gordon Brown's assertions that the UK is not nearing recession. AP

the market are up for grabs." In such a period of accelerated change, it makes sense to scrutinise your markets in a more opportunistic way and prepare to change strategy at short notice.

This may not be easy. Compared with the last recession, the next is likely to be more complex in managerial terms.

Companies have typically become more international in the meantime, and many have grown through mergers. They are therefore more decentralised. This makes it harder for the chief executive to stay in touch with the company's individual markets.

The immediate reaction of most companies to a downturn is to concentrate on the things they can control - staffing, advertising and so forth. Mr Anderson says: "Every now and then these days, we meet a guy who does see the opportunity and wants to raise finance for it. They are a joy to talk to, but they are only one in 10."

As a consultant, of course, Mr Anderson is not a disinterested party. Indeed, chief executives must consider

one essential point. If they are risk-averse in a downturn, so are their shareholders. If companies announce they see a recession as an opportunity to take aggressive action, the stock market may take fright.

But perhaps there is an opportunity here too. If companies take the time to explain to investors what their strategic thinking is, their share price may respond accordingly.

There may also be opportunities in staffing. In a downturn, it may be more acceptable to get rid of people who are not worth their keep. But it is also a good time to poach good people from the competition. It may also be a good time to switch around those staff who are being retained. Some may have been underemployed before and will be more so now.

As for your key staff, this may be the time to increase their sense of security, and thus their performance, by offering them longer-term contracts.

And what about suppliers? One response to hard times is to squeeze them for better

terms. But if a supplier is of long-term importance to you, might this be a good time to offer support including, for instance, taking an equity stake?

Much of this will seem counter-intuitive. It is in the nature of economic cycles that business people and their customers suffer from too much optimism in a boom and too much pessimism in a bust. Being a contrarian is all very well, but how do you know you are not being simply imprudent?

The answer, Mr Tappin argues, lies once again in the markets for your products or services. If they turn down, the natural tendency is to look inward, to draw in your horns.

But at the same time you should scrutinise the changes which recession is causing in your business environment. Make sure you have superior intelligence, then make prudent moves accordingly.

It helps, of course, if your finances are in good order. In pragmatic terms this is largely a matter of luck. As any portfolio investor could tell you, the fact that you correctly forecast one slump in the market does not mean you will spot the next one.

If you happen to have net cash when your industry turns down, you have a competitive advantage. If not, the chances of transforming your balance sheet in short order are limited.

After all, the financial markets suffer from precisely the same cycle of undue greed and fear which characterises your own.

Overall, though, the message is clear. Recessions are times when the usual balance between risk and reward is raised to unusual intensity. The conclusion is neatly encapsulated by Mr Anderson: attack where you can, defend where you must.

Bigger seen as better for a post-Emu era

The globalisation of business has made law firms, like accountants before them, examine how best to provide international services. Here, **Robert Rice** looks at pan-European and trans-Atlantic alliances, while in the following articles of this special focus, FT writers look at the strategies being adopted by the big UK and US partnerships and the opportunities and challenges they face

What lies behind the move towards globalisation of legal services? For investment bankers the issue is straightforward: to meet the demands of global business, legal services, such as investment banking, consulting and accountancy services, require global reach and depth.

UK law firms have swallowed this message in a big way, establishing networks of offices across central and eastern Europe and Asia. But with Asia and Russia in financial turmoil, they are now turning their attentions to western Europe and to building pan-European practices in readiness for the flood of cross-border work expected to flow from economic and monetary union.

Clifford Chance and Freshfields have been building pan-European practices for more than a decade. However, Freshfields' link with the German firm, Deringer Tesin, this year marked the start of a new phase of consolidation in Europe as law firms strive to establish a seamless single-firm service for cross-border deals.

Linklaters has formed an international practice with four members of the former Alliance of European Lawyers. Allen & Overy, which recently merged with Brosio Casati in Italy, has just ended its association with the French firm, Gide Loyrette Nouel, but hopes to replace it with a link with De Pardieu Brocas Maffei. Its link with the Dutch-Belgian firm, Loeff Claeyss Verbeke Buruma, continues and the firm is also eyeing a link with one of the leading German firms, Bruckhaus & Pönders.

Clifford Chance, which has more than 500 lawyers based in continental Europe, plans to double numbers within two years - something which cannot realistically be achieved without a merger. Lovell White Durrant is looking for an association or merger in Germany and Cameron McKenna hopes to announce a Linklaters-type alliance shortly.

American firms, by contrast, appear less internationally minded. With their huge domestic markets, proximity to the ever more powerful US investment banks and dedication to the bottom line, they have continued to make money without venturing too far from home.

Most of the leading US firms confine themselves to having offices in the world's financial centres. Their general reluctance to practise local law or promote local lawyers to the partnership together with centralised management structures, which do not lend themselves to effective management of offices in far off places, means that with a few notable exceptions - White & Case, Shearman & Sterling, Cleary Gottlieb & Baker & McKenzie - they have fewer lawyers based overseas than their UK rivals.

This lack of international spread, however, does not mean they are not global in reach. Their proximity to the powerful US banks, multinationals and investors means they derive a considerable proportion of their revenues from work generated outside the US. Sullivan & Cromwell, for example, which has very few of its 400 plus law-

yers based overseas, draws half its clients from outside the US.

With the US capital markets remaining central to the restructuring of European business in the euro-zone for the foreseeable future, US firms are set to give their UK rivals a run for their money in their own backyard.

The UK firms talk about the powerful US investment banks being as much European as American these days and of their close working relations with them. But their relative lack of US securities law expertise in the short-term represents a significant hole in their pan-European strategies.

But, as euro capital markets rival the US capital markets, rendering the latter less important, the lack of local law capability, particularly in English law, within the leading US firms may hamper their progress in the race for global legal services. "What people back in the US don't realise is that outside the Americas the world is pretty much all English law," says George Crozer, the Asian managing partner of White & Case.

The logical conclusion of this relative lack of expertise on either side is transatlantic mergers and it may be the establishment of the euro-zone will provide the catalyst.

Some US firms are already eyeing mergers with UK firms. White & Case makes no bones about its desire to merge with a UK firm and is believed to have held serious discussions with the UK's Norton Rose.

Just who would benefit from a dozen transatlantic

law firms growing to dominate global legal services is not clear. The UK firms say clients increasingly demand a single firm service and that they like to be able to use the same firm wherever they are operating around the globe.

But is this the tail wagging the dog? How much of it is dictated by the fact that the UK domestic market is over-lawyered and UK firms have had to look overseas for earnings growth?

For many multinational corporations consolidation represents a reduction in choice and flexibility in managing their legal services. With so many of the world's markets in recession and pressure building on corporations to prune costs, consolidation of legal services may not be something they would welcome.

According to Peter Coleman, a legal services management consultant and former legal director of Grand Metropolitan Estates, in terms of managing legal risk it can make sense for corporations to buy as broad a range of services from one firm as possible because of the synergies it produces.

On the other hand, it would be an exceptional company and an unwise legal director, which only used one law firm to handle all its business, he says.

"There's no harm in a bit of healthy competition and, in general, you get broader objectivity if you use more than one firm. Overall, the preference of most corporations is to use a smaller, more manageable number of law firms than in the past but certainly not to put all their eggs in one basket."



PROFILE RUTH MARKLAND

Optimism born of happy experience

Sitting in her office high above Central, Hong Kong, struggling with her own personal bout of Asian flu picked up while trekking recently in Nepal, Ruth Markland strikes one of the more positive notes sounded in Asia today.

She is, she says, positive by nature but her optimism about the region's future stems more from having witnessed at first hand Asia's ability to bounce back from adversity in the past.

This is the third tour of duty in the region for the Freshfields corporate lawyer, not ideal for someone who hates the heat and harbours dreams of retiring to Scotland to raise sheep.

She was in Asia for the 1987 stock market crash, for Tiananmen Square and for the signing of the joint declaration. Times, she says, when things looked pretty bleak.

"I've seen the rollercoaster ride of Asia and it's remarkable how resilient Hong Kong is, in particular," she says.

She also has reason to be optimistic because, despite the 180-degree turn in the economic and financial position of Asia since she returned in 1995 to take on the role of managing partner for the region, Freshfields remains remarkably busy.

Unlike other firms which complain of the frustrations of operating in China, the British international law firm has several new infrastructure projects on the go. It is also busy negotiating debt and project restructuring as well as mergers and acquisitions in Thailand and South Korea.

The firm has doubled lawyer numbers in its seven Asian offices to 160 in the past three years and Ms Markland expects them to double again over the next three, although she concedes there is unlikely to be much growth for 12 months.

When the firm asked her

to return to Asia and head the Hong Kong office her initial reaction was to refuse. "I thought Asia was a closed chapter of my life."

"To be in Hong Kong and Singapore and I didn't want to travel half way around the world again to do that. So I said: 'No, and anyway what you need is a managing partner for the region.' So they said: 'OK, go and do that.'"

In spotting the need to co-ordinate the firm's operations across the region, she was ahead of the field. Now all the international firms talk of having "regionalised" their practices and of the need for flexibility in staffing transactions.

One of the advantages of taking a regional overview is that it is easier to match demand to capacity and Ms Markland admits to spending a lot of her time just ironing out the peaks and troughs in capacity and demand. But that is not the only benefit.

"Developing practice lines on a regional basis is much more important," she says. "The typical make up of an international law firm is that you have each office working away reinventing the wheel, developing client relationships for the greater good of that office without thinking whether any cross-selling can be done."

"If you raise your sights and look more broadly, a bit of market intelligence here may provide a lead in Singapore. You may find you have common contacts and can avoid duplication of effort and the work product itself will benefit."

"My theory is that there are no unique problems in the law. If you can find out who has faced them before you can save huge amounts of time and effort. It sounds mundane but the value is quite great."

Accepting the job meant acquiring new management skills, a challenge that she



Ruth Markland: striking a positive note

relished as she admits to getting bored easily and to liking change.

"I've been rather lucky throughout my career. I've been in Hong Kong, Singapore and London, and that's kept my interest going."

"But in your forties it starts to dawn on you that you can't be Mozart or Bjorn Borg, so it has been a great challenge to be given the opportunity to do something other than the pure practice

of law." She even feels "lucky" to have been in Asia when the financial crisis hit. "If ever I needed more job stimulus, I've been handed the right circumstances in which to do it," she says.

And, if she fires the challenge of managing the firm's Asian offices through the economic and financial crisis, she always has the upturn to look forward to.

Robert Rice

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THE US by William Lewis in New York

Exporting the American way

International deals based on US law are providing the means for firms to extend their global reach

The march of leading UK law firms into markets around the world - largely through link ups with local firms - has helped take them into the top tier of global law firms by size. However, their US competitors appear far from worried.

A survey published recently by the American Lawyer showed that Skadden, Arps, Slate, Meagher & Flom, is now the only New York-based firm in the table of the 10 firms with the most number of lawyers. It found that UK firms comprise six of the top 10 and hold four places in the table of the 10 highest grossing firms around the world.

The strategy of most of the largest UK firms is to be able to offer clients both local and international legal services. This contrasts with the approach of most large New York-based law firms, which tend to focus on high end cross border work, eschewing the need for building up local practices.

Yet, despite the recent turbulence in international equity and bond markets - which has hit cross-border activity - and the launch of the single European currency next year, US firms do not appear to be planning a change in strategy.

"There is a clear split between the thinking of large English-based firms and most of the large US-based firms," says Robert Sheehan, executive partner of Skadden, Arps. "A number of English firms are going into markets intending to operate as primary operators, providing a full range of local law and international services. US firms have taken to focusing more on international business," he says.

"The different approach has implications for whether or not you would choose a merger as a way of entering a foreign market or rather focus on the larger transactions which have cross border implications."

Mr Sheehan's firm typifies the US approach. "In entering foreign markets we have



Torch bearers: US firms rely on expertise rather than mergers to secure international growth

never attempted to be a leading provider of general legal services. Rather we aim to involve ourselves in a small percentage of the most significant legal business."

Mr Sheehan expects international business to increase. In the short-term, this growth is likely to come mostly from Europe but, in the long-term, Asia is likely to be an important market.

"There is a need, over the long run, to build infrastructure around the world so you can service the clients with international needs. That will not always require providing local law expertise in foreign jurisdictions," argues Mr Sheehan.

Stephen Volk, the senior partner of Shearman & Sterling suggests that there is a distinction to be drawn between the strategies of UK and US firms but that "the position is not black and white".

"Our strategy is different from most of our US competitors. We have 130-140 lawyers in Europe, probably 175 by the year end, and more

than half are local," he says.

"In London, Paris, Frankfurt and Düsseldorf we do local work. In order to have a global practice, we need to be strong in the US and US law on cross-border transactions and other key jurisdictions where a significant volume of high end transactions is likely."

"In London right now, most of what we go after on the UK law side are infrastructure projects, which are normally cross-border deals, and acquisition finance, which may or may not be cross border."

"We are trying to attack areas where we can add strength to the services by adapting our US experience, with its greater variety of products, to the cross-border scene," says Mr Volk.

Nevertheless, senior US lawyers do see a large UK-US law firm merger happening. Mr Volk says: "I think a merger between a US and UK firm will eventually happen but it is not our strategy to look to merge with a UK firm. We don't

think that makes sense for us."

Thomas Cole, chairman of the executive committee at Sidley & Austin, headquartered in Chicago, says: "It may be that the current turmoil has caused people to be more cautious. I think the initiative is coming from the UK firms. There is only so much they can do in their home country. I would be very surprised if, in the next five years, there was not a large transatlantic merger."

Other changes are likely. As firms become increasingly global in their outlook, management structures are going to have to change. For example, Mr Cole says he will "regard it as a measure of success when we disband the firm's international operations committee."

John Klotzsche, chairman of the executive committee of Baker & McKenzie - the world's largest law firm by number of lawyers - says the firm may expand into related professional services. "We will never become the size of Arthur Andersen but

there are some synergies with quasi-legal and non-legal services we are looking at. They will provide a distinctive element for us," he says.

Baker & McKenzie is seen by most in the profession as out on its own in terms of globalisation. While headquartered in Chicago, 80 per cent of its 3,300 lawyers operate outside the US and it has offices in 35 countries. "The market turbulence over the summer certainly caused us to do some reshuffling and redeployment of resources in Asia. But with other areas of business taking off in that area, it has not impacted on our bottom line significantly," Mr Klotzsche says.

Strategically, the firm also appears to be different. "Our growth around the world has largely been organic," he says. "We have launched offices around the world with several partners who are fully qualified locally. That is how we distinguish ourselves. Don't forget that the cross border work often has local implications."

RUSSIA by Richard Marsland

Crisis will sift wheat from chaff

A test for the less committed, an opportunity for the rest

In the year to August 1998, Moscow was boom town for international corporate law firms. Capital markets issues and bank lending were buoyant, growing volumes of mergers and acquisitions work was coming through the pipeline and fast-moving consumer goods companies were pumping products into a marketplace renowned for its hunger for western brands.

Among law firms aggressive lateral hiring was pushing salaries steadily higher, especially for experienced Russian associate lawyers, and western partners could charge top-end London or New York fee rates for premium work.

Then the crisis struck and the legal landscape was transformed. "It has been, and will be, a profound change," says the managing partner of one of Moscow's larger foreign law offices. "I honestly don't know what kinds of work we will be doing in six months' time. We will re-profile our practice if necessary but the devastation has been so severe that things will take a long time to recover."

The result has been an uneasy calm in the legal community as firms sit tight and wait for the political and financial end-game to be played out. Most firms point to the near-impossibility of any meaningful forward planning and the slump in key areas of work is likely to see many firms pack up and leave, especially as Moscow remains one of the costliest cities in the world in which to run an office.

The most likely leavers are the small and medium-sized US firms, some of which came in on the back of one or two big clients and do not even have a fully resident partner. While most law firms have frozen their recruitment plans, many of the larger practices admit that they are

seeking office mergers or one-off hirings as existing rivals pull out.

"We will be looking for some strategic acquisitions during this time," says a partner with one of the larger US firms. "When this thing turns around there is going to be a lot to do and we want to be in a position to do it."

Jeffery Roberts, head of Freshfields' Moscow operations, agrees the crisis is a test of nerve for the less-committed foreign firms and an opportunity for the rest to take stock. "We anticipate a period of consolidation which, frankly, may be no bad thing since life here has been so hectic for the past two or three years," he says.

The crisis has forced all foreign firms to look carefully at their own skills mix. British firm Allen & Overy was the first to bite the bullet, shedding six capital markets lawyers in early September, a decisive move regarded with a mixture of awe and foreboding by the rest of the market.

Christopher Roberts, managing partner of Allen & Overy's Moscow office, says the underlying reason was the likelihood that new capital markets issues would be dead until early 2000. His estimate is precisely in line with what others are saying privately and similar cut-backs elsewhere appear inevitable.

However, he also believes that opportunities for work in other areas remain bright. "The banking side will bubble away until the New Year without any difficulty, and my guess is that it will continue to do so for some time after that," he says.

"And other sectors of work will definitely see increased activity. For example, we are brushing up on the whole area of insolvency, bankruptcy and litigation."

Given the collapse in asset values, M&A is another

potentially strong growth area, although only the bravest investors are coming back into the market.

The Moscow managing partner of one of the larger US firms expects M&A work to be in full flow by the middle of next year. "The bottling plant valued at \$20m a few weeks ago may now be worth closer to \$10m and the factory worth \$6m has gone down to \$4m," says Mr Roberts. "By next June, some owners will be strapped for cash, buyers will be back in and acquisitions will get going."

Whatever the commercial scenario, Moscow remains a challenging and fast-moving environment for foreign lawyers.

International firms have found that, while parts of Russian law have developed well, the tendency to adopt bits of western legislation in areas such as securities and banking law has resulted in inconsistencies. New legislation tends to be hurried through with little input from the accounting or legal communities.

Then there is the issue of corruption or, as it tends to be expressed locally, the value of "contacts". One US partner says: "It comes down to the contacts not the contracts and that's a sad commentary."

Not surprisingly, local Russian firms have excellent contacts. A partner with a local firm says: "We are Russian, we are native, so sometimes it's easier for us to do the business than the international firm, even though they have a Russian presence."

However, despite the long-term and immediate problems of running a law office in Moscow, the bigger firms are committed to the Moscow market. Given Russia's potential and clients' demands for global coverage, they simply have to be there.

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THE MIDDLE EAST by Nigel Page

An oasis for long haul operators

Firms hit by the Asian crisis will find no quick fix but, for those prepared to put in time and energy, there are opportunities

As Asia's economic turmoil deepens, so the Middle East appears to offer international lenders and investors an attractive haven.

The region's comparative stability and growing openness to foreign investment have provided a select group of international law firms with substantial opportunities, although seasoned Middle East hands are sceptical of claims of any radical turnaround. "Tell me which of the current big regional deals has only come to light since the Asian crash," says one lawyer. "All these projects have been in place for some time, they just take a long time to reach financial close."

Increasing numbers of privatisations, promised capital markets developments and infrastructure projects bode well for firms with established reputations in the area. But the Middle East is not an area for short-term opportunists. Success depends on commitment.

One recent move underlines this heightened interest: Denton Hall is pushing through its acquisition of fellow London law firm and Middle East specialist Fox & Gibbons' regional network.

The intention is to bolt Fox & Gibbons' regional experience on to Denton's own projects expertise. Denton has been advising the Abu Dhabi government on the regulatory framework for privatisations in the water and electricity sectors which underpinned the flagship Taweeleh A-2 plant, the United Arab Emirates' first independent water and power project.

The firm was called in to draft the new privatisation law, the first of its kind in the Middle East. Partner Christopher McGee-Osborne believes this will result in it being asked to work on similar legislation elsewhere in the region.

Denton's decision to enter the Middle East was unaffected by the £210m court

case launched earlier this year by Dubai Aluminium Company against Fox & Gibbons (its former lawyers) and Deloitte Haskins & Sells and Coopers & Lybrand (its former auditors).

Whether or not Denton's arrival upsets the region's status quo remains to be seen. Most lawyers in Dubai, the main legal hub, agree that the UAE, at least, is already over-lawyered.

While a steady stream of inward investment and banking activity may continue in Dubai, it is never likely to become a centre for infrastructure financing. That role is reserved for neighbouring Abu Dhabi, a closely protected legal market which is considerably tougher to break into.

Abu Dhabi's commitment to the Taweeleh privatisation, however, has been heartening for project finance lawyers, starved of opportunities in Asia.

Attention has now turned to the emirate's next build-



Legal hub: Dubai has a steady stream of inward investment and banking activity. The Middle East's growing openness to foreign investment has created opportunities. AP

own-operate (BOO) power project, a 1,000MW co-generation plant, as well as to the restructuring of other assets previously held by the water and electricity department.

Despite this work, caution is necessary by law firms in this region where mirages proliferate and what looked assured yesterday can evaporate tomorrow. The long-awaited UAE stock market,

for example, remains a hope, rather than a reality.

Until this stream of work finally comes on-line, only those firms with the best contacts can be assured of running profitable operations.

The UAE legal market is also rife with rumours, the most worrying of which, for international firms, is that professional services firms based there will be forced to accept 25 per cent local ownership after a four-year grace period. This would dilute profits in an already highly competitive market.

The geographical distribution of law firms in the Middle East owes much to long standing trade and governmental links. This explains the concentration of the big English law firms - Clifford Chance, Allen & Overy, Simmons & Simmons and Richards Butler - in the UAE and their relative paucity in Saudi Arabia, the other big market.

Saudi is dominated by the US international firms White & Case and Baker & McKenzie. Besides Fox & Gibbons, which has six regional offices, the only other genuinely regional firms are Trowers & Hamling, a London firm, which has a strong office in Muscat, and Richards Butler,

which has strong affiliations throughout the Gulf.

The potential for high calibre legal work in Saudi is enormous and both White & Case and Baker & McKenzie have been at the forefront of formulating acceptable financing vehicles within the Kingdom.

White & Case, for example, has developed a dedicated

fascinating legal and financial questions, which bring traditional Islamic jurisprudence into direct contact with modern investment trends. Most lawyers predict that the *madaraba* will become established as the key contract, avoiding as it must the charging of interest and introducing the necessary element of risk.

The challenge for lawyers will be to develop structures which will qualify, thus freeing up an enormous backlog of investment capital and guaranteeing a deluge of work from Saudi financial institutions.

Lawyers there are also working on the creation of a rating system for Islamic financings. As one Jeddah-based US lawyer says: "If we can get these deals rated, it would open out a whole new market for Shariah-approved securitisations and that would create a Gulf-wide market for asset-backed financing."

Saudi Arabia is set to open up in other areas. Privatisation is being looked at closely, particularly in the telecoms and power sectors and there has been a Royal Decree authorising telecoms privatisation, as well as a recent Foreign Capital Investment committee directive that treats energy conversion - fuel into power - as a permissible industrial activity open to foreign investment. Development of a stock market is also under discussion.

'From a lawyer's perspective, Saudi Arabia's strict Islamic culture poses some fascinating legal and financial questions'

receivables financing framework for the Saudi Consolidated Electric Company in the Eastern Province on the \$1.5bn Ghazlan II power project.

White & Case partner, Peter Finlay, who represented the province, says the deal was very important. "It was the first internationally syndicated borrowing transaction in the Saudi Arabian power sector and represents a form of financing which can be duplicated elsewhere in the Middle East."

From a lawyer's perspective, Saudi Arabia's strict Islamic culture poses some

As Neil Miller, Bahrain-based partner of the UK's Norton Rose, explains: "In this arrangement, the borrower retains a fixed percentage of the profits, the bank's reward is a fixed share in the balance of the revenue generated by the investments and the remainder goes to the investors. There is no guarantee the bank's investment will be returned, or that a profit will be generated."

While these structures sound arcane, their impact will be significant. Every Saudi bank is advised by a Shariah board (which com-



PROFILE
BILL TUDOR JOHN

A believer in beer and skittles

Bill Tudor John knew from a relatively early stage in his career at Allen & Overy that he would one day be senior partner of the British international law firm.

"One of my partners told me so in the early 1970s," he says. "When I asked him why, he said: 'Because you like pushing people around.' It's true I've always made my views known. But I'm not a bully," he says.

This is easy to believe. With his mop of greying hair and a complexion to match his snappy red braces, he seems more like a jolly Welsh squire than a dictator. Yet, he is no soft touch. In the four years since he became senior partner, Allen & Overy has gone from strength to strength, enjoying record profits and becoming, as one partner at a rival City law firm puts it, "the firm on a roll which everyone is trying to emulate".

Without belittling that success, Mr Tudor John is anxious to put it into perspective. "We have grown in profitability in percentage terms more than our principal competitors, which suggests we are winning market share," he says. "But if you haven't made money in the climate of the past four years, you shouldn't be in the business at all."

The real test, he says, will come in the next few years as the world's economies slow. With 30 per cent of the firm now based outside the UK, City law firms such as Allen & Overy are not as immune from recession in far-off places as they once were. Yet, he appears to relish the challenge of troubled times and has clear

ideas of how to ensure the business survives them in good shape.

This clear vision has always been with him. He joined Allen & Overy in early 1967, at a time when the firm had probably the leading corporate finance practice in the City and Jim Thomson, the effective senior partner, was regarded by many as "Mr Takeover".

Shortly after qualifying, the firm encouraged him to work for Ronnie Grierson at Orion Bank, a new investment bank. He stayed there for two years, but then two things happened which were to alter the course of his professional life and

'One of our strengths is that we are a workout firm. So hopefully we are better placed than most to cope with a downturn'

ultimately, the nature of Allen & Overy's business. First, Robin Broadley, a young Eurobond partner, left to become a director of Barings, leaving the firm with a hole to fill. Because of his experience at Orion, the firm asked him to come back. He agreed, but only if they made him a partner. So in 1972, although he was only three years qualified, he became the 27th name on the notepaper.

Second, Jim Thomson was killed in a car crash in Rhodesia. "I remember when Jim died," Mr Tudor John says. "Ronnie said: 'Well, that's the end of Allen & Overy.' But, rather like chopping down a huge oak in a forest, it allowed all the



Tudor John: 'It's true I've always made my views known'

saplings which had been hidden underneath to start growing."

With Philip Wood and Jonathan Horsfall Turner, he set about building up Allen & Overy's banking and finance practice with great success. But corporate finance was allowed to dwindle, and by the late 1980s the firm's reputation for corporate work had slipped compared with that of its principal competitors, Unkintars, Clifford Chance, Freshfields

and Slaughter & May. By the time he took over as senior partner in 1994, he had decided drastic action was necessary. "We needed to develop the commercial awareness and management capabilities of our partners and prune the dead wood. So we examined each department to see how it was performing, put a young partner, Guy Beringer, in charge of the corporate department, which totally transformed it, set up training courses for partners and got rid of several partners, which has motivated the rest."

He says this meant the firm was in a position to take advantage of the large amounts of work that have

materialised in the past four years. But how well is it placed to deal with the downturn? "One of our strengths is that we are a workout firm," he says. "We proved that during the last recession. So, hopefully, we are better placed than most to cope with a downturn."

Mr Tudor John expects to carry the can if things don't go right, but he also expects to be re-elected senior partner next year. "The boys want me to carry on," he says, laughing again. But he leaves you wondering if anyone would have the nerve to stand against him.

So does he have an idea of what he wants to achieve by the time he steps down in 2004? "Yes, I want to build up our non-UK capabilities, particularly in western Europe and the US, which will bring huge challenges because of the cultural differences."

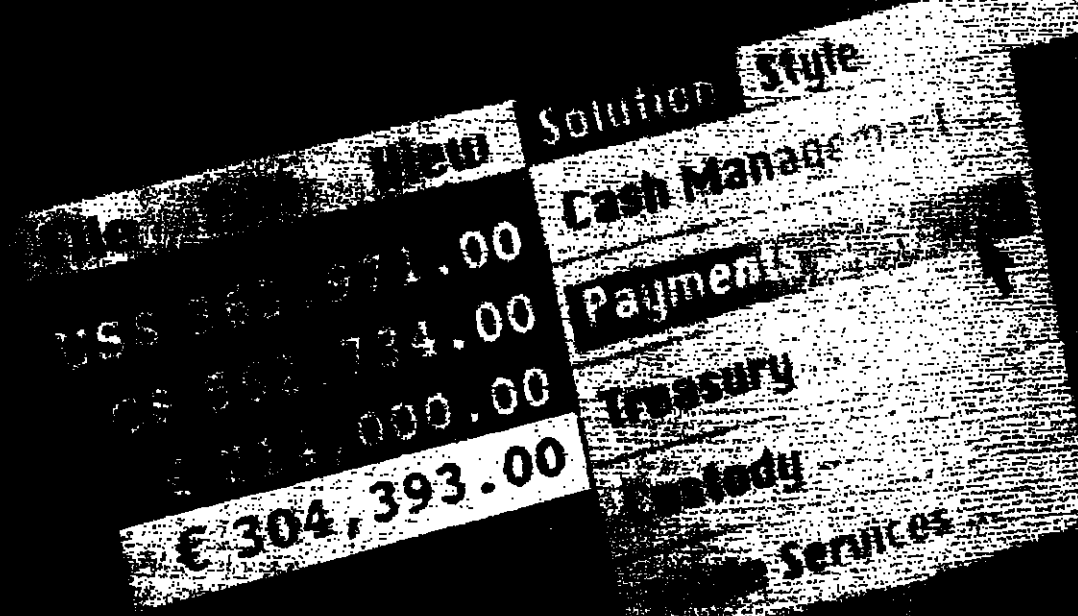
In Europe, Allen & Overy will concentrate on Germany, where it appears to be eyeing a merger or association with Bruckhaus Westrick Heller Löber or Pünder Volhard Weber & Axster, two of Germany's leading commercial law firms, and France, where it has run down its association with Gide Loyrette Nouel and hopes to reach an agreement shortly with De Pardieu Brocas Maffei & Associés, a former member of the now disbanded Pünder Group of European law firms.

As for the US, Mr Tudor John doesn't think that any of the US firms he would like to merge with are interested in merging, so he will settle for having at least 120 US lawyers in the firm by the time he retires.

And is there anything else? "Yes, people don't seem to laugh so much any more. There seems to be less time for beer and skittles. I want to keep the 'one firm' ethos and encourage people to work well together and have fun together. So, I'd like to see more time for beer and skittles."

Robert Rice

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


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مركز الامم

HONG KONG by Robert Rice

Facing up to reality

British firms used to stick it out during bad times but they, too, are feeling the effects

Just over a year ago, when world finance ministers met in Hong Kong for the International Monetary Fund and World Bank annual meetings, there was some optimism that the Asian financial crisis might be short-lived and that Hong Kong and north Asia would escape its worst effects.

Hong Kong had shown a remarkable ability to bounce back in the past and the region's legal community reckoned that, although things had slowed, the handover to China had had no effect and the economy would pick up after the Chinese New Year.

A year later, the crisis has turned from being a slight head cold to a fully-blown bout of Asian flu. Many of the region's economies are facing the worst recession in recent memory.

Foreign direct investment has all but dried up. The worst affected economies - Indonesia, Malaysia, Thailand and South Korea - are

staggering under a mountain of debt and a severe credit crunch.

Things have yet to reach bottom in these markets, and to make matters worse the crisis has spread. The economies of Japan and Hong Kong have weakened and Hong Kong is now in recession. Many fear China could be next.

Typically, with much legal work being counter-cyclical, law firms are the last to feel the effects of an economic crisis. In Hong Kong, however, with the economy so reliant on property and with property prices having fallen by as much as 50 per cent, the local legal community has already felt the full force of the downturn.

Many local law firms, which thrive on a diet of conveyancing work during good times, have laid off staff or shut their doors in the face of a 60 per cent downturn in volume. Developers cutting prices to offload new developments

have killed off the secondary market.

But it is not just local law firms feeling the pinch. In previous crises, such as after Tiananmen Square in 1989, US law firms were quick to pull up the drawbridge and retreat. This crisis looks like being no different.

With capital markets work in the region moribund, regional infrastructure projects moth-balled and their institutional clients laying off staff, the US firms have begun to pull their troops out of the region. Pillsbury Madison & Sutro and Gibson Dunn & Crutcher have closed their doors in Hong Kong. Other well known Wall Street firms retain a skeleton staff.

British firms, which until the handover enjoyed privileged status in Hong Kong, have stuck it out during bad times. But they too are feeling the effects.

Few have downsized to any great degree but several firms have sent capital mar-

kets and banking lawyers back to London and replaced them with corporate restructuring, recovery and insolvency lawyers in readiness for the wave of work expected to engulf the region in the coming months.

US law firms committed to the region in the long-term, such as White & Case and Milbank Tweed, are doing much the same.

At present, little pure insolvency work is materialising in Hong Kong, other than the Peregrine investment house, Asia's biggest insolvency to date, and brokers CA Pacific. But firms with experience of the UK recession of the early 1990s, such as Allen & Overy, Lovell White Durrant and Cameron McKenna are gearing up in anticipation.

Chris Barlow, newly arrived in Hong Kong from London to head PricewaterhouseCoopers, says local banks, such as HSBC and Standard Char-



Feeling the pinch: local Hong Kong firms, which thrive on conveyancing work, have been hit by the property market slump Sarah Murray

tered, are pulling people with corporate restructuring and insolvency experience back from all over the world to meet the expected upsurge in demand for their services. The construction and retailing sectors are expected to be particularly badly hit.

"Banks here have a very strong rescue culture but the big question is what is the size of the backlog of problems?" he says. "If volumes build, bank resources [for managing restructuring and insolvency] will be stretched and

hard decisions will then have to be made."

Previous downturns have seen white knights riding to rescue the corporate sector. But, with investors waiting for markets to bottom out, few are in evidence.

All the international law firms in the region talk confidently of a "wall of money" waiting to come back into the market once values have stabilised and of a potential upsurge in mergers and acquisitions work as bargain hunters enter the market and Asian conglomerates

consolidate or are forced into selling assets.

"There is a difference in expectation between western purchasers who think they are going to get a bargain and Asian sellers who won't sell at current prices," says Lovell's Roddy McKean. "But at some stage realism will creep into the market."

The problem for most firms, particularly those previously strong in capital markets, is that the increase in M&A work does not compensate for the fall-off in securities work. "It's diffi-

cult to replace heavyweight new issue work," says Paul Monk, of Allen & Overy.

With project finance in the region also depressed, foreign direct investment in China stalled and the Chinese economy looking increasingly uncertain, there is little for the law firms to feel optimistic about.

"For law firms it will be June next year before we see any improvement. But from businesses' standpoint the whole of next year already looks like a disaster," says Milbank's Douglas Tanner.

SINGAPORE by Robert Rice

Flexibility is the name of the game

On top of the difficulty of making money, firms are having trouble in getting paid

In south-east Asia the problems are, if anything, worse than in Hong Kong and north Asia. Indonesia has suffered a huge reversal of fortune and is again politically volatile. Unemployment has soared and people are starving.

Gross domestic product is forecast to shrink by 15-20 per cent this year. The Indonesian private sector remains mired in debt and, despite the International Monetary Fund and World Bank debt rescheduling package agreed in the summer, reform of the bankruptcy law and the creation of a new bankruptcy court, there is little evidence of companies doing much yet to restructure their capital.

The best chance of much-needed capital inflows in the short-term remains with bargain-hunting foreign multinationals. But mergers and acquisitions volumes are

unlikely to pick up until the economy reaches bottom, the rupiah stabilises and it becomes easier to value investments.

Malaysia, too, has economic and political problems, reporting recently a year-on-year second quarter decline of 6.8 per cent.

All this is bad news for more than 50 international law firms which have chosen Singapore as their base for servicing Asian economies.

Capital markets and projects work stopped almost overnight last November, leaving many firms with only a trickle of projects from the Indian subcontinent and the promise of greater corporate restructuring and debt rescheduling work and a growing M&A market.

Few firms admit to having downsized their operations but several British firms have moved capital markets lawyers back to Europe and

replaced them with corporate recovery specialists or not replaced them at all.

Some firms even claim to be busy. Allen & Overy, with nine projects from the Indian subcontinent and two from the Middle East being handled from Singapore and an equal number of significant restructurings, has as much work as it can handle.

But, with Singapore itself about to tip into recession, fierce undercutting of fees taking place and huge operating costs, the *status quo* cannot hold forever.

"Smaller firms which arrived within the past three years without diversified practices can't survive in the current climate," says Simon Clinton of Clifford Chance. "Second wave firms which rode in on the back of project finance and capital markets work must be hurting."

The US firm, Chadbourne & Parke, which set up in Singapore specifically to do projects work, has already closed its doors. Others are said to be close to making the same decision.

On top of the difficulty of making money in Singapore, firms are experiencing difficulty in getting paid. "The attitude of some of the institutions is, 'We're all in this together' - we should help them recover the money they put in but not get paid for doing it," says one partner of a British law firm.

The economic downturn has come at an awkward time for the government as it considers relaxing the rules preventing foreign law firms practising Singapore law in an attempt to boost the country's status as the regional financial centre.

Chris Rushton, who heads

in Hong Kong, plus concern over the Asian financial crisis, have held up progress.

A final decision from the committee is expected before the end of the year and Singapore commercial lawyer John Koh, a committee member, says some form of liberalisation is inevitable.

The aim will be to increase the level of collaboration

The attitude of some institutions is: 'We're all in this together' - we should help them recover the money they put in but not get paid for doing it

Allen & Overy's Singapore operations, says investment bankers told the government that if it wanted Singapore to become more of an international financial centre it needed to upgrade support services and the way to do that was to get the international law firms on board.

A Singapore Legal Services Review Committee was set up at the end of last year to consider change. But disagreements over the extent of liberalisation between international and local law firms, which fear being swamped by their big foreign rivals rather as happened to the local profession

between foreign firms and local firms, with liberalisation limited to areas, such as financial services, which have the greatest opportunities for technology transfer from foreign to local firms.

This will not please all international firms, says Haywood Blakemore, of White & Case, the only foreign lawyer on the committee. Many would love to conduct the litigation expected to flow from the financial crisis and to cash in on Singapore's growing reputation as an international arbitration centre, he says.

Local Singapore firms believe British law firms have the most to gain from

liberalisation. But, although many would welcome the opportunity to hire more Singapore lawyers - not least because they are cheaper to employ than expatriates - few see big advantages in being able to practise Singapore law.

"Singapore matters amount to less than 5 per cent of the turnover of this office," says Tony Grundy, head of Linklaters' Singapore office. "Singapore law is just too similar to English law to sell it to clients ahead of English law."

With many lawyers of the opinion that Indonesia will be one of the last economies to recover, the key to survival in the meantime is seen as "regionalisation". Flexibility is the name of the game and, with resources stretched, firms need to be able to move teams around the region.

It has to work on a practical level, warns Chris Rushton, of Allen & Overy. "If I send due diligence work on an Indonesian project to Hong Kong, I need to know it won't go to the back of the queue if Hong Kong suddenly gets busy."

This strategy should serve international firms well, provided the European economy does not turn down greatly. If it does, they are likely to find themselves stretched beyond breaking point.

INDIA by Richard Marsland and Nigel Page

Benefits of protectionism

A country relatively unscathed by the crisis in Asia is attractive to foreign lawyers

In any discussion with corporate financial or legal advisers on the outlook for India, one phrase recurs - India is set to "succeed by default". Despite the difficulties of doing business there, India is a safe bet compared with the rest of Asia.

The Asian crisis has made India, with a growth rate of about 6 per cent, one of Asia's star performers. This has kept foreign investors interested despite several political hurdles - a new coalition government and nuclear test blasts - which just a few months ago looked set to stymie inward investment for years to come.

Ironically, much of India's success in evading the worst effects of the Asian melt down is being attributed to the bureaucratically entrenched protectionism which was installed after independence alongside "Nehruvian socialism". Exchange controls and government restrictions on many key industries remain. But gradual deregulation is continuing and foreign lawyers in India are now increasingly upbeat.

"There really is a lot going on," says Geoffrey Picton-Turbervill, an energy partner specialising in Indian work at the London office of Ashurst Morris Crisp. "The mix has changed a lot since the mid-1980s. At that time, there were large numbers of foreign companies talking about coming in and the press was full of stories of vast quantities of inward investment."

"But much of that talk was overstated because

many people were simply coming to India, signing MoUs (memoranda of understanding) and then not pursuing the deals to fruition."

A lot of the non-serious investors have given up and gone home, he says, leaving a smaller number of large, well-resourced corporations pursuing big projects and deals. The net result is a smaller number of mandates but on real deals.

The US energy company, Unocal, for example, plans to act as lead developer for Indian projects valued at about \$4bn over the next five years. Ashurst is advising on its Indian projects, including its \$15m purchase this year of a 36 per cent stake in Hindustan Oil Exploration Company.

Protectionism extends to the legal sector. Under the present regulations, foreign law firms cannot open branch offices in India or advise on Indian law.

The Indian legal community's substantial protectionist element made its mark in August, 1995, when an unidentified amalgamation of local plaintiff interests, styling itself the "Lawyers' Collective", issued a suit in Bombay against three foreign firms - White & Case and Chadbourne & Parke of the US and Ashurst.

All three had established liaison offices in India under licence and the suit alleged they exceeded the scope of these licences. It also accused 11 regulatory authorities and professional bodies in the High Court of failing to control foreign law firms in India.

The suit is now "pending" in the Bombay supreme court, a situation which could continue for years given the legendary slowness of the Indian courts.

Even so, it has prevented other foreign firms from opening offices and forced the three firms to play down their Indian operations, undermining their strict liaison function.

However, the local profession remains watchful and when Ashurst's licence in Delhi was renewed on its customary six-month rolling basis by the Reserve Bank of India this year, Bombay lawyers claimed it should not have been reviewed as the issue was *sub judice*.

Whether the matter becomes more than just an irritant remains to be seen. All three firms continue to operate in India although the US sanctions and Asia's downturn has tempered the appetite for investment and financing.

White & Case partner Raj Pande says: "We are finding that in the projects sector a lot of deals have reached the financing stage, and India definitely represents one of the more stable markets for debt financing at present."

However, other US firms more dependent on direct inward investment may find themselves exposed in the coming months.

Despite fussy regulations curtailing marketing activity and limiting firms to a maximum 20 partners, the Indian profession should be congratulated for reinventing itself in the last few years.

In Delhi and Bombay, a handful of firms have risen from the ranks to establish themselves as international

ally recognised practices. In Delhi, Rajinder Narain is well known for its financing and corporate practice.

"We are mainly involved in infrastructure projects, especially power and telecoms and, increasingly, highways, and in inward investment matters," says partner Ravinder Nath.

Mr Nath says changes in Indian intellectual property legislation which afford protection to products, as well as to processes, are key catalysts in boosting interest from investors in the pharmaceutical, foodstuffs and chemical industries.

At the same time, lawyers with foreign firms active in India have noted that client demand means they can now work more easily with their Indian counterparts than has been the case.

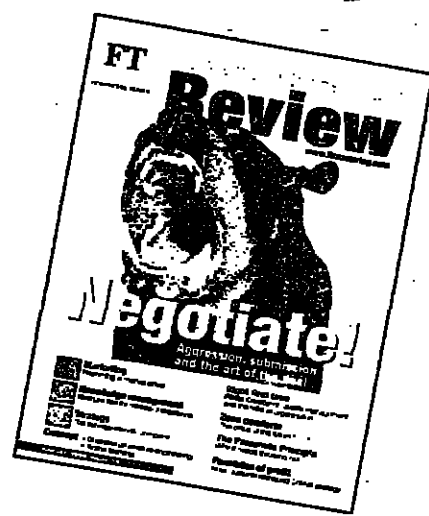
Arun Singh, a partner based in Mason's London office, specialising in India work, says: "There are increasing numbers of projects and transactions where there is a requirement from the Indian promoters, be it a government or private entity, for foreign legal advice in close conjunction with local Indian lawyers."

"So this type of co-operation has become established, especially in cases where documentation is subject to English law."

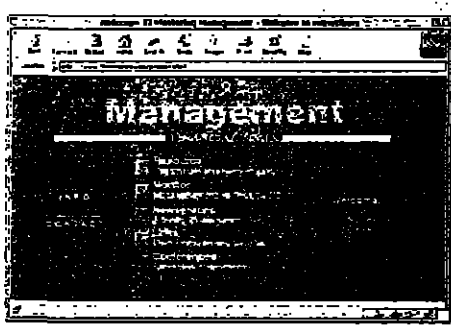
Sanctions may continue to bite into US investment, especially in infrastructure, but for law firms with track records and connections India is irresistible.

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TAX by Jonathan Schwarz

Loopholes start to tighten

A secondment to an office overseas is now less likely to allow directors to pocket tax-free capital gains



Tax issues

Until March this year, UK resident directors transferred abroad or taking up positions with new companies in other countries often found the move presented them with a number of attractive tax possibilities. Directors holding share options where the shares had appreciated in value were often in a particularly advantageous position.

Options granted pursuant to approved share option schemes generally were not subject to income tax where the shares had appreciated. If the directors exercised their options and sold the shares while non-UK resident, the gain would be entirely free from UK tax.

The 1998 Finance Act narrowed these opportunities considerably. Rules were introduced aimed at individuals who left the UK for short periods of time in anticipation of realising a large capital gain. Until this year, a single full tax year outside the UK would have been sufficient absence to escape capital gains tax.

Under the new rules, individuals realising a capital gain while outside the UK will be subject to UK tax on that gain on returning to the UK. The rules will apply unless the individual lives outside the UK for at least five tax years. Most secondments abroad would be for periods less than this. These rules apply to anyone leaving the country - not just those the

rules were aimed at. Gains on share sales after departure from the UK but in the same tax year as the departure will now be taxed in that year which was not true previously for individuals who stayed away for three years.

For employees of UK-based groups, absence from head office and the centre of power for five years might be far longer than many would wish. Some relief against the harshness of this new rule may be at hand. Current Inland Revenue practice will continue to allow those going to work overseas to return for up to 90 days a year without becoming UK resident.

The complex way in which the new rules apply will mean that some directors exercising options abroad will be subject to tax and others may not. Directors intending to spend the five years outside the country may well avoid tax on the gain. An unplanned return, however, wreck the best of intentions.

Directors who have options awarded in relation to their UK employment, but who have previously lived outside the UK, may also escape capital gains tax. The charge on temporary non-residents only applies to residents in the UK for any part of four of the seven tax years preceding their period of non-residence. Thus, foreign executives posted to the UK for short periods, or those away for extended periods previously, will escape.

Those returning to the UK before the five-year period has elapsed will find that some features of the way in which the gain will be taxed

COULD YOU GET THE CAPTAIN TO CIRCLE A BIT - PM IN DANGER OF LANDING INSIDE THE FIVE-YEAR TAX EXEMPTION PERIOD



RICK BEANE

are unusual. All of the gains during the period abroad will be taxed in the year of return. The only annual exemption from capital gains is that of the year of return. If the director had remained in the UK, the exemption would be available in each year. The gain, and so the obligation to pay tax, along with time-limits for making claims, are all deferred until the return, thus delaying the obligation to pay.

Directors lucky enough to move to countries with suitable double taxation treaties may find the gain is protected from UK tax while the director is resident in that country. Tax treaties patterned on the OECD model will relieve residents of one contracting country from capital gains tax in the other, unless the gain relates to immovable property in the other country, or forms part of the business assets of a permanent establishment.

Shares typically fall into neither category. As a result, tax, if any, on the gain is only due in the country where the director is resident. There are many variations on this theme found in the 100 tax treaties that the UK has entered into with other countries.

At one end of the scale, the treaty with the US allows both countries to tax capital gains in accordance with their domestic rules. Other treaties, such as the one with Canada, will allow the UK to continue taxing its

former residents for up to five years on capital gains. Neither of these offers much comfort for directors relocating to North America. Other limitations found in treaties often permit the taxation of shares in private companies or in companies whose value is principally based on local immovable property.

A number of tax treaties with important trading partners are under renegotiation. The Inland Revenue has been silent on the subject, but it may seek to have provisions included in new treaties that allow it to continue to tax the gains of former residents.

But tax treaty relief is not the only piece in the puzzle. Tax in the country of secondment will be a crucial aspect. Again, rules vary widely, from Belgium, which does not tax capital gains, to Canada, which taxes the exercise of an option even if it relates to employment that took place before moving to Canada. If foreign tax is payable, this may cut or eliminate the benefits of a gain free of tax in the UK. Complex issues may then arise in seeking to avoid double taxation, once when the option is exercised abroad, and once when it is brought back to the UK tax net several years later when the director returns to the UK.

Jonathan Schwarz is a tax barrister at 3 Temple Gardens Tax Chambers.

TECHNOLOGY by Richard Susskind

Thinking in reverse

The function of IT is not simply to support business strategy. It is to shape it as well



Information Technology

Imagine that 30 years ago you needed money in the middle of the night. You went down to your local bank, approached a gaping hole in the wall, peered through and asked a bank teller for £20. A hand emerged gripping bank notes and released the money.

Fantasy, of course, and we would all be quick to say that this was not how domestic banking developed. Nevertheless, this does exemplify a common tendency to regard IT simply as a tool for automating existing processes and activities.

A far more productive view is to see IT as a resource that also facilitates innovation, giving rise to different ways of accomplishing commercial objectives.

Cash dispensers did not automate or streamline an existing banking practice. Rather, a new technology created an opportunity to provide an entirely new way of conducting banking affairs, one that now dominates and benefits customers and banks.

The lesson here for senior managers in any walk of life is that the greatest benefits of IT are increasingly coming from harnessing the power of technology in changing business processes and not from simply automating what already goes on.

This is often referred to in popular, but perhaps overworked, management terms as "business process re-engineering". It extends to changing people's working practices, the structure of organisations and the ways businesses collaborate and compete with one another.

Simply to automate, then, is to under-exploit the potential of new and emerging technologies. The function of IT is not simply to support the business strategy. It is to shape it as well.

So how does one go about innovating rather than automating? How can opportunities be identified for such radical change?

Two safe bets are to think in reverse from market needs and to meet the challenges of "disintermediation" (a dreadful word referring to the removal of intermediaries from the information supply chain) on through and asked a bank teller for £20. A hand emerged gripping bank notes and released the money.

An example of thinking in reverse is offered by one of the world's leading manufacturers of electric power tools which compels new executives to recognise that what they sell are "holes in walls" and not just drills.

The executives are told that few of their customers are committed to the deployment of electric power tools in their homes. What they

ers and clients and, with the help of IT, to consider whether these can be satisfied by quite different means.

It is worth remembering that clients and customers are generally not too concerned about any departure from tradition so long as the product or service they require can be delivered in a way that is cheaper, quicker or better.

The branch of IT that is now facilitating the most extensive reverse thinking is the world wide web, through which all manner of services are offered. Yet it is far from clear that corporate leaders have yet grasped just how fundamentally the world is about to change because of the web.

In the UK examples include the convergence of

illustrative multimedia form, and information and services will be brought to everyone's attention directly without there being any need to go out and search for them.

At work, communication, trading, advice, funds transfer, negotiation, collaboration, management and marketing will come to be dominated by ever more focused and usable online technologies.

At the heart of many of these applications will be this notion of "disintermediation". For example, as people shop and bank, choose holidays, book restaurants, take out insurance cover, buy cars and go house-hunting using electronic services, these online facilities will often supersede those who help us undertake these activities today.

Many of the middlemen now known as brokers, agents or intermediaries - not just estate agents, insurance brokers and travel agents, but professional advisers and others too - will find an equivalent of some of their services being delivered online by other information providers.

Survival for intermediaries who want to work offline, as they always have done, will depend on their being able to continue adding value in the delivery of their services in this way, value that no system can replicate for the time being.

Alternatively, there are innumerable opportunities here for the entrepreneurially inclined. In particular, those who fear their replacement through disintermediation might instead give thought to designing and delivering online services themselves, packaging their experience and knowledge in this new way.

If their starting point is the real needs of the market, suppliers and users of the resultant services should both benefit from this innovative application of IT.

Richard Susskind is the author of *The Future of Law* and can be contacted on richardsusskind@msn.com

MILLENNIUM UPDATE by Christopher Price

Challenge to catch the bug bigger than anticipated

The US is the country most advanced in tackling the year 2000 problem, but it is also the least confident of the eventual outcome of its efforts

Flying in aeroplanes and travelling in lifts are the two quoted events that people are most likely to avoid doing on New Year's Eve, 1999.

However, if the latest and most comprehensive report yet on the global state of readiness for the year 2000 computer bug is to be believed, there is a host of other activities to be added to the list.

Cap Gemini, the large software and services group, has recently produced its second annual survey on the issue. It aims to quantify the effect on the European and US economies of the failure of some computers to recognise the change of date from 1999 to 2000 and potentially malfunction.

The report makes gloomy reading. One of its chief findings is that those companies which have tackled the problem most actively have found it is far larger than they thought. For this reason, the study estimates that the total cost of fixing the millennium bug in Europe and the US is \$58bn, a rise of 20 per cent in the past six months.

The biggest increase has been expenditure on hardware, up by more than half to \$169bn. Staff costs have risen by 17 per cent to \$489bn. Meanwhile, software costs have increased 12 per cent to \$200bn.

Cap Gemini calculates that \$494bn - \$588bn in the past six months - has already been spent to make the two continents year 2000 compliant. This is just over half of the amount the survey, for which 1,700 directors of millennium bug projects were interviewed, indicates will eventually be spent on fixing the problem.

One result of the rising cost of the bug is that other information technology projects and investments are being postponed. "The backlog of projects is growing enormously," says Geoff Unwin, Cap Gemini managing director. He sees this as indicating that concern that



US President Bill Clinton reviews government efforts to prepare its computers for 2000. Some 98 per cent of US companies said they had emergency arrangements ready, against 80 per cent in Europe AP

the IT industry will face a slump after 2000 appears unfounded.

The US emerged as the country most advanced in tackling the problem, but also the least confident of the outcome. Mr Unwin says this underlines the fact that the deeper companies or organisations dig into the problem the more complex it is discovered to be.

US companies have already committed about 61 per cent of what they expect to spend on the bug, compared with 48 per cent by European companies. Confidence in mission critical systems was 83 per cent and 96 per cent respectively.

Another intriguing statistic to emerge from the study is the proportion of businesses making contingency plans for the change of date. Some 98 per cent of US companies said they had made ready emergency arrangements against just 80 per cent in Europe. Among the latter, the UK scored 85 per cent, Sweden 83 per cent, France 48 per cent and Germany 36 per cent.

These figures reflect some worrying assumptions among the companies of the various countries. For example, only a third of European companies believe there is a risk of essential services failing as a result of the millen-

nium bug. The corresponding figure is 67 per cent in the US.

The latter scores equally highly among other risk concerns, such as mainframes and IT systems failing, while Europe trailed far behind. In particular, only a quarter of European companies believed there was a risk of their trading partners succumbing to the bug against 68 per cent in the US.

As a result, there have been a number of moves by companies to address these concerns. Some 38 per cent of US companies said they had undertaken some degree of stockpiling of essential resources, as did a fifth of those in Europe. More than two-thirds of US groups had made plans to use alternative trading partners in the result of a breakdown at their regular suppliers. In Europe, the figure was just 38 per cent, although it rose to 50 per cent in the UK.

Finally, the UK also scored well in making plans for IT recovery services, with half of the companies responding positively in the survey. This dropped to 31 per cent in the rest of Europe and 41 per cent in the US.

One of the most worrying statistics to emerge from the Cap Gemini report relates to systems testing strategies.

Forty per cent of companies said they had no plans to institute end-to-end testing of their organisations' systems.

This rose to half of those which had no intention of testing their systems in relation to their trading partners.

"The result is that 40 per cent of year 2000 end-to-end testing will be live," says Mr Unwin. "There is no way that the world will be fully prepared for the millennium bug, so it is vital for governments, organisations and companies to prioritise."

Evidence of the concern in the UK came recently when the government slashed training costs for small and medium-sized businesses. The two-day "bug busting" courses had cost businesses about \$400 and met with a muted response. Out of an end-1999 target of 20,000 trained staff, only 400 had either gone through the course or applied in its first six months.

Mr Unwin intends to spend New Year's Eve, 1999, quietly at home in Norfolk. However, he will undertake to do what all other Cap Gemini staff must do - be fit to drive first thing on January 1, 2000.

"I have a feeling our services will be needed," he says.



Recession?

In a boom, nobody worries about the travel budget. In a recession everyone with shareholder value at heart should question the cost of flying BA Club Europe. A Harris Poll, commissioned by easyJet, proves that one of the reasons executives refuse to fly with easyJet is that they don't get any air miles. Air miles is just a bribery scheme and the greatest enemy of the travel budget.

Other excuses used by "fat cats" can be dealt with as follows:

- 1 The corporate travel agent does not book easyJet.
 - Because easyJet does not pay them any commission. You or your secretary can book direct over the phone or via the internet. Alternatively, if your company is big enough, get the travel agent to do it anyway!
- 2 London is too far away!
 - It takes about an hour from central London to any of the London airports.
- 3 Bookings are not flexible!
 - Right! First you can buy one way, none of these idiotic minimum stay rules. Also ask for the £10 change fee for a truly flexible fare on one third of Club Europe.
- 4 Not enough flights in a day!
 - 5-6 flights a day on most business routes must be enough.
- 5 Surely the aircraft must be old!
 - An old Boeing 737-300 fleet, one of the youngest in the industry. Another 40 brand new ones will be delivered over the next few years.
- 6 But easyJet is a Midway Messia Airlines!
 - So, why did Bob Ayling (the CEO of BA) having failed to buy easyJet, create a carbon copy of it?

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RECRUITMENT



RICHARD DONKIN

In search of happiness

Companies seeking to make the most of their workers can learn a lot from John Lewis's employee power-sharing arrangement

Supposing the chairman of your company gathered his top team around him and questioned whether management success could be rated beyond the usual financial measures. Supposing he asked them to focus on employee happiness. How would your management react?

According to Sir Stuart Hampson, chairman of the John Lewis Partnership, the department store and supermarket group, his fellow directors warmed to the idea and their weekly meeting to discuss their progress became known as the "happy hour".

The company remains closely aligned to the aspirations of Spedan Lewis, the son of its founder, who outlined its corporate aims in what today would be called a mission statement. "The partnership's supreme purpose," he wrote, "is to secure the fairest possible sharing by all its members of the advantages of ownership - gain, knowledge and power; that is to say, their happiness in the broadest sense of the

word so far as happiness depends upon gainful occupation."

"How many mission statements use the word 'happiness'?" asked Sir Stewart last week at a London conference on leadership run jointly by the Centre for Leadership Studies at Exeter University, John Potter International and Core Events.

"We are in this role for the long term and I'm absolutely convinced that the only way to sustain success is to have a company with a happy workforce. Do they come in just for their pay or do they come to work because they identify with the business?" he said.

Spedan Lewis began his experiment in employee power-sharing during the early part of this century. After setting up a staff council, a committee for communication and a staff journal, he began sharing profits with employees. Thirty years later he made the ultimate gesture of anyone privileged enough to have run and owned a business, transferring his

rights of ownership to trustees.

Thus employees, who call themselves partners, enjoy a relationship with their management that is difficult to match in other companies.

How many companies run a staff magazine allowing employees to comment anonymously on management decisions within the bounds of the libel laws? Just occasionally there is a need to edit out confidential commercial information. This is because the company opens its books to scrutiny by any of its 36,000 employees.

Then there are the staff benefits. The company has three golf courses and five ocean-going yachts. Membership of the company sailing club costs £1 a year and a day's sailing at the weekend costs £13.

It has holiday accommodation in the Lake District, on Brownsea Island, and a camp site on its 3,000-acre Hampshire estate, which also includes a stretch of the River Test, one of England's finest chalk

streams for those employees who enjoy fishing. Employees can buy half-price tickets for the theatre through the company and this year the partnership has leased two out-of-season weeks on Lundy Island from the Landmark Trust for staff holidays. The subsidised prices range from £12 to £66 per person for the week.

There are 20 company-based special interest clubs, covering such pastimes as skiing, riding, pottery, gliding, drama, photography and gardening. Not only that, if you make it through five years with the company, your job is as about secure as any job can be.

So what's the catch? There

Spedan Lewis died embittered that his ideas did not catch on. Perhaps they were ahead of their time

is no catch. This is not a trendy company. It does not believe in management by committee. There is a hierarchy and some are paid much better than others. Profit bonuses are shared out on the same percentage of basic salary.

John Lewis is not the only

employee-owned business in the UK. A similar trust was set up at Baxi-Bolers in Preston when Philip Baxendale passed over his shareholding. Tullis Russell, the Scottish paper milling company, also has many similar features of employee involvement. Shares in Tullis Russell were bought from family owners in a complex purchase scheme designed to transfer ownership to employees.

It is not just the ownership structure of these companies that is different. Their whole culture is different, reflecting a tacit understanding by management that the employees are integral to the business.

Spedan Lewis died somewhat embittered that his ideas did not catch on across industry. Perhaps they were ahead of their time. Tax breaks are available in the US for those wishing to transfer their shareholdings to employees.

But the movement needs some greater incentive or encouragement if genuine employee ownership is to become more widespread. Surely a system that shares profits among everyone who worked to create them is a more acceptable face of capitalism than that which is engineered by remote owners whose only concern is with a management's ability to squeeze out maximum profits year after year before they sell their shares to the highest bidder.

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Salaries, bonuses and car allowances in City of London finance

Position	Base salary				Car provision or car allowance			
	Lower quartile £1000	Median quartile £1000	Upper quartile £1000	Average salary £1000	Average bonus (% salary)	Car or allowance provided (£1000)	Median allowance £1000	Average allowance £1000
Corporate finance head	167.0	116.3	125.1	128.4	76.4	86	21.5	7.2
Capital markets head	138.5	105.8	103.7	107.7	63.3	71	-	6.7
Bank sales head	106.0	115.0	142.0	122.1	107.6	83	-	7.5
Fixed income director	116.0	147.0	157.7	152.4	94.5	88	24.4	8.0
Future & options head	94.0	100.0	123.8	106.1	26.8	67	16.2	5.4
European trading head	101.3	117.3	136.3	118.0	155.5	81	28.0	7.2
Equity trading head	115.0	126.0	144.4	128.3	116.0	80	18.1	6.7
Private banking head	128.0	130.0	130.0	129.5	66.3	82	22.8	7.2
Head of research	88.0	88.3	120.4	98.9	85.1	80	-	6.0
Financial director	94.1	94.2	117.4	102.3	35.2	80	22.8	7.9
Chief FX dealer	78.1	95.8	119.8	98.9	50.7	73	18.0	6.0
Legal services head	67.3	77.8	90.9	86.4	38.0	57	18.3	5.5
Personnel director	66.0	66.0	85.0	83.0	42.2	46	22.6	7.0
Money market head	83.8	71.1	85.8	76.9	36.1	80	18.2	6.0
IT director	61.0	72.1	80.0	74.8	30.5	83	20.4	6.4
Credit head	88.8	100.0	120.0	106.0	24.6	70	18.0	7.1
Head of risk	74.5	88.8	105.8	91.1	42.3	81	17.4	7.0

* Increasingly companies are providing car allowances instead of company cars and benefits are shown for car values up to those costs only. These figures should be treated with care.

Problems in Asia and Russia set to hit bank bonuses

Monks Partnership, which has just published its latest quarterly guide to salaries in international banks and finance houses in the City of London (see table), is expecting a big drop in the level of managerial bonuses as a result of the economic problems in Asia and Russia. The large US investment banks, plus some of the more traditional merchant banks, have begun to cut staff and most are budgeting for salary rises between 3.5 per cent and 4 per cent in 1999, compared with an average of 5.7 per

cent in 1997-98. Some investment banks, it says, will not award pay rises next year. The guide which covers 425 jobs in 18 functional areas, draws on information from 170 employers.

Monks Partnership, tel +44 1799 542222

Counselling

Few would regard stress counselling as a perk but it is listed in Hay Management Consultants' latest study of employee benefits. More than half the 235 companies surveyed provide stress counselling, up from less than one-fifth eight years ago. The number providing outplacement services had almost doubled to 75 per cent. Sabbaticals, car allowances, paternity leave

and childcare had increased. On the decline are subsidised telephone bills, luncheon vouchers, share option schemes and profit-sharing schemes. Lindsey Binnie, tel +44 171 881 7200

Poor response

Boardroom reforms recommended by the Cadbury Committee have been largely ignored in mainland Europe, according to a study by Korn/Ferry International. The report, based on responses from 450 chief executives and directors, said few continental European companies plan to set up committees to select non-executive directors. Ruth Grierson +44 171 312 3249

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One Southwark Bridge, London SE1 9HL

U.S. based manufacturer with successful European manufacturing and sales affiliate seeks French-based financial executive to coordinate accounting, tax and cash management functions and to participate in acquisition transactions, as appropriate. This position requires hands-on knowledge of French group accounting and tax matters. In place UK and German holding company financial managers expected to be direct reports. Successful candidates must be fluent in French and English with some German language skills a definite plus. Replies in confidence to: Financial Times Box 8 A2605, One Southwark Bridge, London, England SE1 9HL.

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Chief Insurance Officer

Fair Forsikring (Fair Insurance) is a Danish non-life insurance subsidiary of Fair Financial Ireland. The company has significant growth plans for Northern Europe. We are looking for an experienced Chief Insurance Officer with focus on underwriting, enabling the company to exploit the significant opportunities which exist in the market place in Northern Europe.

Fair Forsikring is a joint venture between a major Scandinavian insurer and an American investment company. The company is well funded for its growth plans and currently employs approximately 50 staff. The company is managed by a young untraditional team with a new approach to personal lines insurance.

The applicant will have at least 10 years experience of personal lines with an emphasis on private motor. Strategic and tactical pricing will be the most important skills, but general and man management skills are also essential.

The position is based in Denmark and will form part of the senior management team. The company's wider business plan includes other European countries, and you will ultimately be responsible for overall underwriting.

For more information please contact CEO Morten Steen Jørgensen at +45 33694510 or at msj@fair.dk. Application including Curriculum Vitae to be sent by mail to Fair Forsikring, Fredericiagade 16, DK-1310 Copenhagen, Denmark, Attn: Morten Steen Jørgensen.

Fund Manager - Far East Equities

Smaller Luxembourg-based fund management organisation is recruiting a manager to be responsible for the Far East portfolio. The successful candidate will become part of a small investment team, investing according to value investment principles.

We imagine you have:
3-4 years experience in the market
experience in analysis of company fundamentals
strong analytical abilities

Knowledge of one or more languages in the Asian area would be an advantage, but no condition.

For further information, please call Tom Olsen + 352 43 98 72 27.

Applications, enclosing a curriculum vitae, should be faxed to + 352 43 93 51 or mailed to:

The Personnel Manager
Unibank S.A.
P.O. Box 562
L-2015 Luxembourg



Marketing Manager

DUBAI

A leading Bank is looking to recruit a Marketing Manager to work in a specialised area of commodity finance based in Dubai. An attractive local package is available to the successful candidate.

This senior position involves the marketing of specialised commodity based products within the GCC states. In order to qualify for this position, you will need to have a solid banking background of at least 10 years; marketing experience - preferably with capital market products; and educational qualifications of degree level and beyond.

Ideally you will be fluent in Arabic although this is not a precondition of the position.

To apply send your CV to Box No A6264, The Financial Times, 1 Southwark Bridge, London SE1 9HL, UK.

FINANCIAL ANALYST

The company, a world leader in its sector, was established through the creation of a global partnership between one of the UK's leading utilities and one of America's premier engineering, construction and project management companies. Together they can call upon 100 years' experience on some of the world's most challenging infrastructure projects.

As Financial Analyst, you will be a key member of the team, working with bid managers, development managers and the regional VPs, analysing project viability and risk. Primary tasks include the construction of financial models and research of economic data, tax and accounting standards.

A graduate with a relevant degree, you should have a good understanding of accounting, experience of constructing and operating complex financial models, a strong personality and excellent communication skills. The role involves some international travel; therefore a second European language would be an advantage.

Please send your CV, quoting current remuneration and ref. 7008 to: Keith Tracy, Theaker Monro & Newman, Wrens Court, 46 South Parade, Sutton Coldfield, West Midlands, B72 1QY (tel. 0121 355 8868). All replies will be handled in strict confidence.

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MANAGER/VICE PRESIDENT PROJECT FINANCE

The Company

A medium sized private oil gas engineering and resource company with revenues of \$300 million per year focussed on upstream and downstream project development in emerging markets.

The position

Responsibility for project development, project documentation, determining optimal financing and procuring financing with financial institutions.

The Candidate

A highly motivated, entrepreneurial graduate with several years project finance experience gained with a major player. Proven track record for closing structured finance and project finance transactions.

Remuneration

Attractive package with incentive bonus scheme. Equity participation in the company would be considered for senior executives.

Please send detailed CV which will be treated confidentially to:

Anne Enright
205, Holland Park Ave
London W11 4XB, England
Fax: 0171 371 4312
email: annee@petrofac.co.uk

HÄNDLER(N) ZINSPRODUKTE

Wir sind eine 100prozentige Tochter der Norddeutsche Landesbank Girozentrale Hannover, die die Hausbank der Länder Niedersachsen, Sachsen-Anhalt und Mecklenburg-Vorpommern und die Zentralbank der niedersächsischen, sachsen-anhaltinischen und mecklenburg-vorpommerschen Sparkassen ist. Am Luxemburger Bankplatz zählen wir zu den 20 größten Kreditinstituten.

Zur personellen Verstärkung unseres zinsproduktorientierten Teams suchen wir zum nächstmöglichen Termin eine(n) erfahrene(n) Händler(n) für den Zinsbereich.

Unser(e) neue(r) Mitarbeiter(in) sollte über fundierte mehrjährige Erfahrungen im Handel mit derivativen und klassischen Zinsprodukten im Laufzeitbereich von bis zu 2 Jahren verfügen. Verständnis für volkswirtschaftliche Rahmendaten und analytisches Denken

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Interessierte Damen und Herren bitten wir, die vollständigen Bewerbungsunterlagen mit Gehaltswunsch und frühestem Eintrittstermin an unsere Personalabteilung zu senden:

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ACCOUNTANCY APPOINTMENTS

FINANCE MANAGER

TURKEY, NORTH AFRICA AND MIDDLE EAST REGION
ISTANBUL

With sales in over 190 countries, territories across five continents and with annual attributed revenues of over US\$11 billion, Seagram is a leading company in spirits, wine and entertainment. Its impressive portfolio of premium spirits and wine brands include such prestigious names as Chivas Regal, Crown Royal, Captain Morgan and Martell.

A truly global organisation, Seagram is now seeking to recruit a high profile individual to join the international management team for its growing spirits and wine business in the Turkey, North Africa and Middle East Region who will have the following:

- A degree in Business Administration, perhaps to MBA level, and an internationally recognised accounting qualification.
- Between five and eight years' commercial experience in an international environment, some of which should ideally have been spent overseas.
- Strong interpersonal skills, demonstrating successful people and relationship management across different cultures.
- Excellent communication skills and knowledge of a second language, such as French or Arabic, is desirable.
- Experience in identifying, analysing and developing plans and investment opportunities at international level.

Reporting to the Regional General Manager and based in Istanbul, you will prepare and monitor all financial aspects of Seagram business interests in a region which extends from Morocco to Bangladesh. You will add value to the company by establishing a strong and effective financial infrastructure across the region, developing appropriate systems which will ensure best practice management. You will provide financial control for the region - from preparing forecasts, budgets and strategic plans to monitoring expenditure, identifying risks and exploring ways to improve financial performance. You will also prepare and present finance and accounting data which will satisfy local statutory requirements and comply with Seagram corporate policy.

You will travel within the region and to the London Head Office as required, applying your pragmatic approach to business issues as they arise. You will have an excellent track record in finance, and will demonstrate your ability to flourish in the dynamic, hands-on environment of the company. In return, Seagram can offer you excellent career development prospects in a multinational and multicultural environment and a commensurate corporate package.

Interested candidates should write in confidence to Sandy Swarbrick or Sarah Nicoll, quoting reference code TRR354, at Nicholson International (Search and Selection Consultants), 24 Bruton Street, London W1X 7DA, or alternatively fax your details to + 44 171 317 8717 or e-mail to nitorkey@nir.net. The closing date for applications is 27th November 1998.

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13 Austin Friars
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Telephone: 0171 670 1700

Fax: 0171 670 1755

E-Mail: ewe@devonshire.co.uk
www.devonshire.co.uk

Our client is a major regionally based commercial bank with an extensive domestic branch network and a comprehensive product range servicing a wide base of both corporate and retail customers. To reinforce further its position as a leading institution in an increasingly competitive market place, the bank seeks urgently to appoint a senior high calibre finance professional to build and develop its management accounting function using state of the art technology and reporting tools.

The Role

- Responsible to the Chief Financial Officer for the provision of top quality management and financial information on products, customers and business units.
- Critically appraise current reporting methodologies and efficiently manage forecasting/budgeting and statutory reporting processes.
- Actively contribute to the development of new costing and reporting systems to create a world class model to trace product costing and customer profitability.
- Support and bring added value to the strategic planning and decision making process of the bank by developing reports to analyse functional and business line viability.

The Candidate

- Qualified accountant with a minimum of 10 years experience gained within a major international banking institution.
- In-depth understanding of current management information reporting systems and associated technology.
- A proven manager with an assertive but diplomatic manner able to thrive in a challenging and demanding team environment.
- Highly developed computer skills.

This is a vital new role which offers the opportunity for a creative and decisive individual with commercial flair to raise the profile of the bank's finance function and provide added value throughout the organisation. The fully comprehensive expatriate remuneration package will reflect the importance of the appointment.

Devonshire executive

A MEMBER OF THE DEVONSHIRE GROUP PLC



UBS is involved in a wide range of investment banking, wholesale finance and asset management activities throughout the world. UBS Capital, the Private Equity division of UBS, provides capital to growing companies through teams located across the UK and Continental Europe. It has enjoyed considerable success and is rapidly gaining recognition as a market leader in European private equity.

Finance Director - Private Equity

London

£ Six Figure Package

The growth of the business has generated a requirement for an exceptional Finance Director to join a highly focused and experienced team of investment professionals. This is a key appointment where the emphasis will be on contributing significantly to the growth and value of the business, through the provision of strong financial management. Specifically, the successful applicant will be responsible for the financial and management reporting process, as well as financial planning and budgeting. In addition, the appointee will liaise extensively with other parts of UBS regarding the taxation, legal and regulatory issues which arise in a business of this complexity. Other key responsibilities will be the administration of the private equity compensation scheme, along with the evaluation of investment performance and risk with regard to both specific investments and regional portfolios.

The ideal candidate will be a commercially orientated ACAMBA with experience of operating at the highest management levels in a challenging environment. Applicants must demonstrate experience of the following:

- a senior financial management role within a private equity environment, or alternatively within a significant hedge fund; or
- a senior financial role within a highly acquisitive commercial group, where involvement in corporate development activities has been extensive.

All applicants must be capable of demonstrating a record of outstanding achievement to date. This is an exceptionally visible and high profile appointment, where prior knowledge of private equity or fund management businesses will be distinctly advantageous.

The remuneration package will reflect the seniority of the position and will include a highly attractive basic salary, significant bonus potential, normal executive benefits and the opportunity to develop a stimulating career within a highly successful and expanding business.

Applicants should forward a CV in strict confidence to Guy Townsend or Brian Hamill at Walker Hamill Executive Selection, quoting reference GT 5203. All direct responses will be forwarded to:

Walker Hamill Executive Selection, 103-105 Jermyn Street, St James's, London, SW1Y 6EE.
Tel: 0171 839 4444 Fax: 0171 839 5857 Email: gtownsend@walker-hamill.co.uk

FINANCE DIRECTOR Telecoms

Help lead the European activities of this focused Operator

London

c£70K + Bonus + Benefits

Our Client is the UK subsidiary of a major US Operator. With global revenues of US\$2bn in 1997, the European Division of this business is at an embryonic stage. The UK is the potential springboard for other European operations and, as one of a small group of executives, it will be your role to help lead this business as well as take responsibility for its financial affairs.

The Role:

As part of the UK management team you will continue the development of the appropriate financial management and reporting structure of the business.

You will play a key part in leading the business with the UK MD and contribute to the commercial soundness of the decisions made in pursuit of the UK objectives.

The Person:

A qualified accountant with senior financial management experience in the telecoms sector, you will have a good understanding of operational and customer management issues. A communicator and leader you will relish the opportunity to lead and influence, as well as being willing to develop your career.

This is an outstanding opportunity for a highly capable and ambitious manager with a keenness to contribute to the ongoing creation of a business.

To apply send your CV quoting ref: SF/TFD and your current salary to: Stephen Finley, Mercuri Urval, Spencer House, 29 Grove Hill Road, Harrow, Middx HA1 3BN.
Tel: 0181 863 8466 Fax: 0181 861 1978 Email: sfinley@mercuri-urval.co.uk

Mercuri Urval

مركز العمل



Assistant Compliance Officer

3i is a FTSE 100 Company and is Europe's leading venture capital company, with a network of 29 offices in both Europe and Asia.

City

An exciting opportunity has arisen within the compliance department of this dynamic organisation. As part of an executive team of three, comprising two Assistant Compliance Officers and the Director of Group Compliance, the successful candidate will enjoy working with a variety of different businesses, including quoted and unquoted fund management, corporate finance and venture capital.

This high profile position will involve liaising with all levels of personnel within the business units and departments throughout the group. The individual will also be involved with international compliance matters and he/she will be expected to adopt a proactive and commercial approach to their work.

£ Attractive

Applicants must be high calibre professionals with a strong academic background. They will be graduates with either three or more years in compliance, preferably within an SFA or IMRO regulated firm, or be a solicitor with two years post within a commercial environment. Strong communication and relationship building skills, a confident manner and sound business sense are imperative.

Interested applicants should contact Samantha Harrison at Michael Page City, 50 Cannon Street, London EC4N 6JJ quoting reference 467426. Alternatively, telephone her on 0171 269 1882 for an initial discussion. e-mail: samantha.harrison@michaelpage.com

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Loan Product Credit Research

City

A leading London based investment bank is seeking to recruit a graduate, preferably an MBA, to join this specialised team at a senior level.

The role will require direction of the Bank's secondary loan research and client contact with both issuers and investors. Candidates must possess the following:

- A minimum of four years relevant experience with a global player.
- Extensive knowledge of loan products.
- Well developed analytical skills.
- A proven track record in client development.

£ Excellent

- Well developed marketing and presentation skills.
- Experience of loan structuring and documentation.
- Particular experience of non-investment and investment grade global credits.
- Proven ability to work as part of a team.
- Well developed IT skills.

Interested applicants should forward their curriculum vitae in the strictest confidence to Tim Pallett or Hugh Nightingale quoting reference 468718 at Michael Page City, 50 Cannon Street, London EC4N 6JJ Tel 0171 269 1906, fax 0171 329 2974 or e-mail: tim.pallett@michaelpage.com

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I.G. International Management Limited

EQUITY INVESTMENT ANALYST

I.G. International Management Limited, an IFSC company, is a wholly owned subsidiary of Investors Group Inc., Canada's largest mutual fund company with 25 billion US Dollars under management. From its office in Dublin, I.G. International manages global equity investments of 2.5 billion US Dollars.

We are seeking two Equity Investment Analysts to work with our team of Portfolio Managers. The position entails analysis of Global industries and companies, analyst and company meetings and preparation of reports.

The ideal candidate will have 2 to 4 years experience in the equity investment industry as an analyst, a university degree, a high level of

written and oral communication skills and be enrolled in or have completed the CFA or IIMR examination program. A competitive salary and benefits package will be offered.

Interested candidates are invited to submit their resumes to our Dublin office. Applications should be forwarded to arrive by December 4, 1998 and should be marked to the attention of Jane D'Arcy.

I.G. International Management Limited, Canada House, 65 St. Stephen's Green, Dublin 2.

A limited number of interviews will be conducted in London and Dublin in early December.

Acquisition Finance

Excellent opportunity within expanding Debt Advisory Group

London

Attractive Package

Our client is the Corporate Finance Department of a leading investment bank with an enviable reputation for profitability, stability and quality of service within its key business sectors.

As a result of the increased demand for the Department's services, an excellent opportunity exists to join the debt advisory group in London. This group works closely with the other corporate finance teams, offers clients independent advice on a range of debt structures but does not lend or underwrite for its own account.

The Role

- Involvement at an early stage in identifying, structuring and negotiating a variety of acquisition, refinancing and restructuring opportunities, including leveraged transactions.
- Providing transaction and marketing support to senior members of the team with an emphasis on cash flow modelling, documentation, writing and negotiating term sheets and writing information memoranda.
- Researching the debt market through investigation of other transactions, including pricing and syndicate members.

Evaluating business proposals and close liaison with other advisers.

Candidates for the role will ideally possess:

- Minimum of two years relevant experience from a recognised financial institution with a background in acquisition or structured finance
- Exposure to structuring and negotiation of leveraged deals and a knowledge of the high yield bond market
- Excellent cash flow modelling, documentation and sensitivity analysis skills
- Strong academic background, which may include ACA or MBA qualifications, together with written and communication skills.

This position represents an excellent opportunity to join an expanding and successful team and the salary package will reflect the experience of the successful applicant.

Candidates interested in the position should contact Mark Pettman on 0171 269 1888 or write to him enclosing a full up-to-date CV at Michael Page City, 50 Cannon Street, London EC4N 6JJ, fax 0171 329 2986, quote ref 441058. e-mail: mark.pettman@michaelpage.com

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Contract Specialist Southern Europe

As a member of our European legal team, this professional will be responsible for negotiating, drafting and administering software licence contracts in France and Italy. The Contract Specialist will act as liaison with sales professionals and customers and will be responsible for ensuring contract compliance within corporate guidelines. This position is based in Paris.

The ideal candidate will have 4+ years of experience negotiating and drafting contracts, preferably in the technology area and will have a legal background. His/her mother tongue is French or Italian and he/she is fluent in both as well as English. Your self-motivation, ethics and ability to work in synergy with the sales force are the keys for success in this role.

STERLING

COMMERCE

Please send your application in English with CV and salary requirements to Elizabeth Le Mazer-Gouron, Sterling Commerce, Tour Franklin, La Defense 8, 92042 Paris-La Defense Cedex, France. e-mail: elizabeth.le-mazer@sterlingcomm.com



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NatWest Equity Partners is a leading European private equity investor, head-quartered in London with a network of offices in the UK and Continental Europe.

We are seeking two Executives who will work on transactions across the UK and Continental Europe. The Executives will be fully involved in all aspects of the private equity investment process.

We require recent graduates with between one and three years' experience in a top tier investment bank or strategic consultancy firm. An excellent academic record and a second European language are essential.

These positions offer the unique opportunity for two young talented professionals to develop a rewarding career within one of the most successful private equity teams in Europe.

Candidates should apply in writing with full CV, remuneration details and contact telephone number to:

Recruitment Co-ordinator
NatWest Equity Partners
8 Fenchurch Place
London EC3M 4TE
Fax: 0171 374 3580

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NatWest Equity Partners

Institutional Fixed Income/Convertible Sales

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In addition to a wide general knowledge of Capital Markets successful candidates should be able to demonstrate specialist skills in one or more of the following areas: convertible bonds, specific European markets, emerging markets, asset swap and structured debt products. Successful applicants must be highly motivated self-starters and should have good technical, communication and presentation skills.

Our performance-based compensation package is very competitive. Please reply in confidence with full personal detail and career information to our Swiss office.

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1009 Pully-Lausanne
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You must be able to demonstrate excellent technical skills in financial reporting gained in the financial services sector. A lively intellect is essential coupled with an easy communication style to deal with auditors, regulators and bankers.

You will have a wide ranging commercial remit with full Board responsibility for statutory and regulatory reporting, management accounts, business profitability, pricing of outsourced services, product pricing and the provision of management information.

This is an important opportunity for a high calibre person to thrive in a dynamic and changing environment.

Please reply in confidence, with CV and remuneration details, to Criterion Search, 50 Regent Street, London W1R 6LP, quoting ref: 3043. Tel: 0171 470 7212. Fax 0171 470 7171.

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THE ROLE is to manage the financial assets and liabilities of the UK Group and certain international operations. Working closely with the U.S. Treasurer, but with a high level of local autonomy, you will enhance client and corporate cash management, FX identification, risk control and treasury reporting. Key to success is the ability to build long-term relationships with business managers across the Group and with the U.S. parent.

CANDIDATES should be MCT qualified graduates with extensive experience within a blue chip, international group. Hands-on and team oriented, mature and highly credible, applicants will demonstrate the drive and ability to progress within this meritocratic and open organisation.

Please write in confidence, with CV and remuneration details to, Criterion Search, 50 Regent Street, London W1R 6LP, quoting ref: 3046. Tel: 0171 470 7212 Fax: 0171 470 7171.

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TOUCHDOWN AT SCHIPHOL

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WANTS YOU

Exciting career opportunities open up when EATON establishes its new European Headquarters at the Gateway to Europe, Amsterdam. If you are a professional in the area of Finance you are now challenged to contribute to our corporate growth goal. A goal as ambitious as feasible!

Internal Auditor
The primary responsibility of this role is to ensure that operating units are performing efficiently and in accordance with Eaton guidelines. To achieve this you will review processes and recommend improvements whilst ensuring that they are implemented and adhered to. You will also be involved in a variety of ad hoc projects. To succeed in this role, you will have at least 3 years' experience in internal or external auditing within a multinational, blue chip environment. You will also possess a real desire to add value to the business and the ability to take full advantage of the challenges this international opportunity has to offer. This role involves an element of worldwide travel.

Financial Analyst
Within this role you will provide statutory and financial management information to support

the European Headquarters and operating units throughout the Netherlands. This will include an extensive range of financial responsibilities together with varied ad hoc projects. The successful candidate will have at least 3 years' experience gained within an international financial reporting environment and knowledge of the Dutch accounting system as well as US GAAP.

Information & orientation
Information is also available on the special EATON page of the website of FSS (www.fss.co.uk/eaton), Eaton's consultants in recruitment, search & selection, who will be handling the first contacts.

For more specific information you may contact Richard Morris at FSS in London, phone 00 44 1753 621886. Send your written application - with c.v. - in English to Richard Morris, FSS Group, Paragon House, 102 High Street, Eton, Berkshire SL4 6AF UK.

EATON

Head of International Audit

c£60,000 & bonus & benefits

Our client is a very ambitious £1 billion listed UK plc operating in the Global Logistics and Business Services sector with successful and growing operations in over 100 countries. The Group's expansion is underpinned by a very focused management, a strong drive in service innovation and the organisational flexibility to take advantage of the increased demand for sophisticated, integrated logistics and service solutions. Organic growth is complemented by a very active acquisitions programme.

The Group International Audit Department performs an essential role in providing assurance to directors and managers regarding the quality of information and integrity of financial and operational systems and control processes. It also provides independent appraisals of business activity, acquisitions and other related project work. The Department is consequently able to provide finance professionals with valuable experience of the Group. The Head of International Audit position has proved to be a very successful entry point and development role - the previous three job holders have moved on to Regional Financial Director positions within the Group.

Candidates should be Chartered Accountants, with strong academic qualifications and several years exposure to multinational clients at manager level in a major audit firm. The role demands high levels of technical competence, computer/systems experience and strong management and communication skills. **The Group culture and the nature of the position make overseas experience and a second language a material asset.** The position will be based in the M4 corridor and there will be up to 40% travel overseas.

Please reply in confidence quoting Ref: L664 to:

Brian Mason
Mason & Nurse Associates
1 Lancaster Place, Strand
London WC2E 7EB
Tel: 0171-240 7805

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COMMERCIAL AUDIT MANAGER

"delivering value in a partnership environment"

This is a £3.3 billion international FMCG organisation with operations spanning every continent and an outstanding portfolio of market leading brands.

Following the recent recruitment of a new Head of Audit Services the audit department is now committed to establishing itself as a partner to the business, focusing on managing business risk and controls. As a key member of this team the Audit Manager will assist operational management with the achievement of its goals across a geographical region that covers Western and Eastern Europe, Middle East, Equatorial Africa and South Asia.

All candidates must be recently qualified accountants or MBAs with a strong track record of delivering results. Individuals with exposure to blue chip multi-nationals will be of particular interest. Essential is the energy, enthusiasm and commercial acumen to add real value and influence a wide range of business managers.

The department has already had considerable success in promoting managers into the business. It is envisaged that it will become a training ground with individuals being actively marketed into line roles after about two years. This is an outstanding opportunity to make an impact on a world famous organisation during a period of significant change.

Interested applicants should write to Lucy Bennell at the address below, enclosing a CV.

The Peachell Group Ltd, Recruitment Consultants,
125 High Holborn, London WC1V 6QA.
Tel: 0171 404 3155 Fax: 0171 404 0140

The Peachell Group
THE HUMAN CONNECTION

Queensgate SPV Services Limited

CAYMAN ISLANDS

Client Accountant

Attractive Tax Free Salary + Benefits

This exciting specialist fiduciary services company, located in the Cayman Islands, is an offshore services provider to companies involved in structured finance, securitisation and capital markets transactions.

Continued expansion has created excellent opportunities for two qualified ACCA, ACA or CPA's with a minimum of 2 years' post qualification experience to handle the fast growing workload. The positions will include the provision of accounts and accountancy advice to offshore Special Purpose Vehicles involved in all forms of debt issues. Reporting to the Directors, specific responsibilities will include:

- maintaining accounting records for SPV's
 - preparing financial statements for SPV's • liaising with auditors
 - administration of voluntary liquidations • assisting the company's Financial Controller
 - assisting in the implementation of the expansion of the company's existing accounting systems
- Whilst knowledge of SPV transactions is not essential, all applicants should be computer literate. In particular, knowledge of Excel, Word and Peachtree would be advantageous. The salary will be attractive and is subject to negotiation.

For further information in complete confidence please contact Jane Foster at Laurence Simons International or send a CV to her at the address below. All direct and third party responses will be forwarded to us.



LAURENCE SIMONS
International Legal Recruitment

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Providing Global Solutions to Local Demands

Established over 50 years ago, our client is a global organisation generating revenues of over \$1 billion annually. This highly successful Group procure, process, store and distribute commodities worldwide. Renowned internationally for their professional and synergistic approach, the group, based on solid foundations has grown rapidly in the last few years due to their success in providing bespoke solutions to local markets within a global infrastructure.

Financial Director

London, W1

£70,000 + Benefits

Reporting to senior management and responsible for the financial direction of the organisation, duties will include:

- Supervision of financial activities for the Group, overseeing accounting operations and ensuring compliance with all relevant legislation.
- Responsibility for continuing and further developing relationships with a number of financial institutions and the management of banking facilities.
- Investigation of business proposals and potential acquisitions ensuring financial reliability and strategic fit for proposed projects.
- Responsibility for human resources including headcount strategy and recruitment procedures.
- Developing relationships with brokers in clearing houses, insurance markets and different commodity exchanges.
- Working closely with the Executive Director to establish and develop the future direction of the Group by sourcing new financing methods eg syndication, securitisation and off balance sheet funding.

Candidates will be graduate qualified accountants with a minimum of five years PQE and a proven track record at a senior level. Ideally you will have worked within a quality driven business-to-business service environment. Having demonstrated strong interpersonal skills and clarity of strategic vision, you must also have the energy and drive to translate this vision into reality. Ref 484604

To apply for either of these high profile roles, candidates should write enclosing a current curriculum vitae quoting the relevant reference to Neil Murphy, Michael Page Finance, Page House, 39-41 Parker Street, London WC2B 5LN. Telephone 0171 269 2335, fax 0171 242 1020, e-mail: neilmurphy@michaelpage.com

Financial Controller

London, W1

c £50,000 + Benefits

Responsible for the day-to-day activities of the Group's accounting function, the duties will include:

- Co-ordination and management of the accounting operation, with responsibility for ensuring the smooth day-to-day running of accounting and financial reporting, by liaising with Finance Managers worldwide.
- Responsibility for the co-ordination and review of monthly reporting, forecasting and budgeting including commentaries and variance analysis.
- Responding as necessary to ad-hoc requests for reports, information and analysis on a group wide basis.
- Ensuring, by liaison with relevant departments, that the management information systems are continually evolving to provide relevant commercial information, adding value to the organisation as a whole.
- Ensuring accounts procedures are adhered to and propose improvements to working methods where required. Set up procedures and instruction manuals for finance processes, reconciliations and systems.

Candidates will be graduate qualified accountants with at least two years PQE; strong technical and team leadership skills will be a prerequisite. Practical exposure to the areas mentioned above would be desirable, however, the potential and quality of the applicants is paramount to enable them to develop with the Group. Ref 467759

Michael Page

FINANCE

www.michaelpage.com

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Head of Finance and Estates



Ravensbourne College of Design and Communication is a centre of excellence offering high quality specialist education for the design and communication industries. Operating in the University sector, Ravensbourne offers internationally recognised degree courses in broadcasting and design. Working in partnership with sponsor industries to provide optimum opportunities for students, the College has invested heavily in new digital technology to enable the development of new skills and disciplines.

South London

c £40,000 + Benefits

The College is currently seeking a Head of Finance and Estates to take responsibility for all financial aspects of academic and commercial activities.

The role:

- Strategic planning - a member of the Senior Management Team, five year strategic plans and financial forecasts, risk assessment and financial control.
- Financial information and systems - production of financial statements and statutory requirements, develop and improve the integrated management information systems to support quality of information.
- Financial management - assume responsibility for procurement, estates facilities and external contracts within the College.
- Staff Management - support and encourage the finance team.

The ideal candidate will be:

- Fully qualified Accountant (CCAB recognised).
- Credible - able to liaise with all levels of senior management, academics and support staff.
- Enthusiastic - willingness to inspire others and lead by example.
- Pro-active - desire to improve and develop in an evolutionary culture.
- Commercially Aware - identifying areas for improvement or development, providing an innovative perspective to problem solving.

Interested candidates should write, enclosing their CV and details of current package to David Morgan at Michael Page Finance, Page House, 39-41 Parker Street, London WC2B 5LN. Fax 0171 831 6293. Please quote ref 484785, e-mail: davidmorgan@michaelpage.com

Michael Page

FINANCE

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Head of Financial Management



DGAA HomeLife is at the forefront of care and support for professionals suffering frailty in old age or financial distress. Established in 1897, DGAA HomeLife is a nationally and internationally recognised charity, setting standards of excellence in the quality of care and service provision. With an annual expenditure of £15 million and 14 residential and nursing homes across the UK, the charity is presently completing a £24 million refurbishment programme and is in a position to embark on the next phase of its development.

Central London

up to £38,000 + Benefits

In this exciting, newly created position, DGAA HomeLife is looking for an individual to contribute to the commercial awareness of the organisation, whilst maintaining the charitable ethos. Reporting to the Director of Finance, the Head of Financial Management will be responsible for:

- Reviewing financial controls and procedures, implementing new policies to improve financial performance.
- Establishing key performance indicators, activities and financial models to support corporate strategy.
- Maintaining and developing budgets for 14 residential and nursing homes, supporting budget holders in making financial decisions.
- Business re-engineering, including research into new computer systems and implementation of new data flow - to strengthen management control.
- Deputising for the Director of Finance where necessary.

To succeed in this role, you will be excited by change, innovative, commercially aware and results driven. Your CV will demonstrate:

- Full accountancy qualification (ACA, ACCA, ACCA).
- Credibility with an ability to enthuse others and lead from the front.
- Ability to assess problems, apply theories and generate solutions.
- Systems skills, including development and implementation.
- First class track record of achievements.

Interested candidates should write, enclosing their CV and details of current package to David Morgan at Michael Page Finance, Page House, 39-41 Parker Street, London WC2B 5LN. Fax 0171 831 6293. Please quote ref 484786, e-mail: davidmorgan@michaelpage.com

Michael Page

FINANCE

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Director of UK Business Services

North West

c £50,000 + Car + Bonus + Relocation

Our client is a major multinational manufacturer, supplying a range of advanced technology, engineering and chemical products. It is continually at the leading edge of worldwide manufacturing initiatives and is growing both organically and by acquisition.

An experienced finance professional is required to head up the shared business services function for the multi-site UK operations with a turnover exceeding £400 million.

The key responsibilities will be:

- Management of a department of 20 staff.
- Development of the relationship between the function and operations management.
- Support the integration of acquisitions into the business processes.
- Develop financial management systems and help move the business towards the introduction of SAP.

- Support process improvements within the UK and further promote the development of shared services.
- Drive total quality initiatives through a number of key projects.
- Budgeting, forecasting and reporting on departmental costs and improving efficiency/cost effectiveness of the function.

The successful candidate will be a qualified accountant with at least eight years post qualification experience. Key attributes will be positive leadership, good technical knowledge, a good strength of character, maturity, a down-to-earth nature and an ability to sell ideas for improvement.

Interested candidates should send their CV together with details of salary package to David Gunning ACA, Regional Manager at Michael Page Finance, Clarendon House, 81, Mosley Street, Manchester M2 3LQ. Alternatively, fax 0161 236 8059, quoting ref 487000. e-mail: davidgunning@michaelpage.com

Michael Page

FINANCE

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Financial Controller



The Royal College of Anaesthetists is the governing body for anaesthetists in the UK. It was established by Royal Charter as a charitable body in 1992. The College safeguards the interests of the public by promoting the highest standards of practice in anaesthesia, intensive care medicine and pain management. The College also represents anaesthetists within the medical profession, to government and to the international community.

Central London

£40,000

Reporting to the Chief Executive, the Financial Controller has a central role to play in the continued success of the College and an opportunity to make a significant contribution as the College faces up to new challenges.

The main responsibilities of this key post are:

- Managing the finance function on a day-to-day basis, taking an active role in the development of staff.
- Providing financial input and advice to senior management on all strategic issues facing the organisation.
- Preparing high quality financial information including statutory reporting, quarterly management accounts and returns to the Charity Commission.

- Setting and monitoring budgets and producing the business plan.
- Overseeing investment policy and managing the College's cash flow.

The successful candidate will be a qualified accountant who can demonstrate proven management experience, excellent interpersonal skills and an ability to influence senior management at a time of change.

Interested candidates should write, enclosing their CV and details of current package, to Matthew Morns or Stephen Rutherford at Michael Page Finance, Page House, 39-41 Parker Street, London WC2B 5LN. Fax 0171 831 6293, e-mail: matthewmorns@michaelpage.com

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Speculate and accumulate.

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IT Appointments



INVESTMENT BANKING

SWAPS/ACCOUNTING

£35K - £55K + BONUS

Premier U.S. Investment Bank seek a high calibre Business Analyst for their Fixed Income capital Markets group. Your remit will include liaison with new business groups to define accounting requirements, identify and resolve analysis issues and assisting the development team during the design and construction phases. The successful candidate will have a strong academic background, analysis and testing skills, systems development experience and preferably accounting or SWAPS product knowledge. Outstanding career and financial rewards.

C++/STOCHASTIC METHODS

£40K - £60K + BONUS

Premier European Derivatives House seeks a Financial Engineer for their Front Office Trading team. Working closely with quantitative analysts you will help build analysis libraries for the FX/Options Group. Successful candidates will have strong C++ programming skills, excellent numerical skills and a good understanding of capital markets. The role is challenging, exciting and extremely rewarding. High calibre candidates with a sound academic background need only apply.

VISUAL BASIC/FIXED INCOME

£35K - £50K

Leading Investment Bank seeks a Rapid Application Developer to work in their Global Fixed Income Group. Providing tactical development for Traders, you will be expected to deliver object orientated tools with an emphasis on long-term usability. You must have a minimum of two years experience of Global Markets, particularly Fixed Income and object orientated development techniques. You must be prepared to work in a dynamic, high pressure environment, unsupervised yet acting as a team player. High calibre candidates with a strong academic background need only apply.

C++/FIXED INCOME

£45K - £70K + BONUS

Fixed Income Derivatives Group of this Global U.S. Investment Bank seek a highly qualified Financial Engineer. Developing and supporting the Derivatives system you will work closely with the quantitative team to implement models and re-engineer prototypes. A strong numerical background is essential, coupled with financial markets knowledge and a minimum of two years C++ programming expertise. An outstanding career opportunity.

QUANTITATIVE ANALYST

£40K - £50K + BONUS

Premier European Derivatives House seeks a Junior Quantitative Analyst to join their OTC options team. Initial duties will include research analysis, mathematical modelling and verification of option pricing models. The successful candidate will have an impeccable academic background to include a numerical based PhD and have strong communication skills coupled with an enthusiasm for the financial markets business. A challenging and rewarding career move.

BUSINESS ANALYST

£40K - £55K

World leading Investment Bank has an opportunity for a Business Analyst to work in their Technical Support Group. The successful candidate will work on a wide variety of projects including redesign of the middle office systems and improving the consolidated view of Front Office positions for P&L and risk management purposes. Proven project management skills, through business analysis, development and testing, to sign off and roll out are essential, coupled with excellent communication and presentation skills in order to liaise with users, IT and senior management. Candidates with a strong academic record wishing to pursue a challenging career in IT and Project Management need only apply.



The people the City turn to first.

Many of our clients also offer Contract opportunities requiring the above skills.

ARC are preferred suppliers to the top financial institutions. This is a selection of current opportunities in the City. We have many more. Our consultants have an in-depth understanding of this market and how it can work best for you, so please call Paul Wilkins or Amanda Crossland on 0171 287 2525 to discuss your options. Alternatively please send, fax or e-mail your CV to us at: ARC Recruitment, 15-16 New Burlington St, London W1X 1FF. Fax: 0171 287 9888. E-mail: arc@tjobs.co.uk

RISK ANALYSTS QUANTITATIVE DEVELOPERS

GLOBAL INVESTMENT BANK FIXED INCOME AND EQUITY DERIVATIVES

RISK MANAGEMENT

Our client is one of the world's foremost global investment banks with a strong reputation for leadership in financial product development and technological innovation. They are now seeking to recruit a small number of highly talented quantitative analysts and quantitative developers to join this front office group. The group is a stimulating mix of quantitative analysts and quantitative developers sitting side by side the trading and sales desks developing, enhancing and integrating trading and market risk models.

An excellent science/mathematics background is required and should include a 1st or 2.1 honours degree from a

CITY

top-tier university ideally with a high degree and preferably a minimum of six months financial experience. For both roles, hands-on computing experience is required including for example C, C++, VisualC++, Visual Basic, Excel etc. Enthusiasm will be a distinct advantage.

Remuneration packages are excellent and include a substantial bonus and benefits package.

In the strictest confidence, please send a full CV to Craig Millar at Millar Associates, 6 Sloane Street, Knightsbridge, London SW1X 9LE. Please quote reference no. FT1811. Tel: 0171 823 2222. Fax: 0171 823 2208. Email: millarassociates@sw1.letnet.com

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Recruitment

BANKING FINANCE & GENERAL APPOINTMENTS

HEAD OF INTERNAL AUDIT LEADING EUROPEAN BANK

CITY, LONDON

As one of the five largest financial institutions in Europe, this focused universal bank has a clearly defined customer oriented profile. They provide Treasury Services, Corporate Banking and Property Finance, to an international client base.

Due to continuous growth of the business, a senior audit professional is required to manage a team which reports on the adequacy and effectiveness of the bank's system of internal control. This will be achieved by a formal evaluation of the risks associated with the bank's current and proposed business systems. The successful candidate will be expected to develop and maintain strong working relationships both internally and externally to ensure that effective use is made of all resources.

The ideal candidate will have specialised in the application of modern auditing techniques and will

have experience of supervising staff.

You will fit the following profile:

- professionally qualified
- strong financial services background, with at least 10 years experience of the banking industry
- currently employed in the audit department of a bank or similar financial institution at manager level or above
- have the ability to advise and act in a consulting role whilst maintaining the highest standards of professional independence
- be capable of communicating at all levels throughout the group

& EXCELLENT

The above position is an exciting prospect for someone looking for an interesting, professional working environment. If you feel you possess the necessary attributes and wish to develop your career in a challenging and stimulating environment, please contact Paul Gladstone at Robert Walters Associates, 10 Bedford Street, London, WC2E 9HE. Tel: +44 171 915 8746, 07970 884 218 (evenings), Fax: +44 171 915 8714, Email: paul.gladstone@robertwalters.com or if you are applying from Asia, contact James Gundry at Robert Walters Associates, 21st Floor, Jardine House, One Connaught Place, Central Hong Kong. Tel: +852 2525 7808, fax: +852 2525 7768, Email: james.gundry@robertwalters.com Web: <http://www.robertwalters.com> You may also apply via http://twps.com/Robert_Walters quoting reference: RW164



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LONDON THAMES VALLEY AMSTERDAM BRISBANE FRANKFURT NEW YORK HONG KONG SINGAPORE SYDNEY MELBOURNE BRISBANE WELLINGTON AUCKLAND JOHANNESBURG

Entry to Headhunting (Corporate Finance) Assistant to Managing Director

UK/EUROPEAN COVERAGE, CAMBRIDGE BASE

£30K-£100K

This is an opportunity for a City professional to step straight into a top level international Headhunting role following a 6-9 month apprenticeship acting as Assistant to the Managing Director. Initially you will run the Managing Director's operational office - within three months taking personal responsibility for the project management and transaction of retained mandates in London and European financial centres. This apprenticeship period, which attracts a fixed salary, will give you immediate exposure to high level international Search assignments typically attracting fees of between £50k and £150k per assignment.

On successful completion of a maximum of 9 months in the post you will progress to full Consultant status and take on an

operational desk in the Banking and Corporate Finance division. With bonus and benefits your package will then approximate to one third of personal revenue (revenue target £300k+ per annum).

To qualify you must be working in a City role in Corporate Finance, Investment Banking, Broking or related Legal area, or possibly within an M&A department. Differentiating characteristics include Western European languages, experience of plc advisory work and/or a contact and knowledge base within a mainstream industry sector group (e.g. Telecoms). Most of all you must have a burning desire to succeed in a new career, and the professional presence to operate at this assignment level.

To apply, please forward full career details including current salary package to Sharon Wren.



Phoenix Search & Selection,
Millon Hall, Millon, Cambridge, CB4 6AD
Tel: 01223 441661. Fax: 01223 440851.

PHOENIX

Head of Division Private Client Investment Management Leading Kent Law Firm

Our client is a leading law firm in the South East, with a large number of commercial clients as well as an extensive private client practice. The firm has an expanding investment management business and now wishes to appoint an experienced private client investment manager to head and develop the division.

Based in Tunbridge Wells, the role will involve the development of investment business from new and existing clients, the management of individual portfolios and leadership of the team of investment and administrative personnel. Professional expertise and the ability to handle the planned growth of the department are key attributes.

The successful candidate will have a current, proven track record as a professional investment

manager with an ability to lead the investment team as well as possessing the personal qualities to build confidence amongst the firm's partners and their clients. It is envisaged that the role will appeal to candidates who recognise the quality of life and caliber of work available with a reputable provincial firm.

In addition to a negotiable basic salary there is an attractive bonus scheme and fringe benefits package. To apply, please write enclosing your cv, (including details of your current salary package and daytime contact number), quoting Ref: 1501 to Fiona Law at FLA Ltd, 211 Piccadilly, London W1V 9LD. Tel: 0171 738 9732 Fax: 0171 917 2932.



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1501-0000

BSMG WORLDWIDE EUROPEAN FINANCE DIRECTOR

LONDON HEAD OFFICE

BSMG Worldwide is one of the world's Top 10 public relations and communications management firms. True North Inc, its US parent company is the sixth largest advertising and marketing services agency worldwide. BSMG Worldwide is the current US 'Agency of the Year' according to a leading US trade journal, and has been the fastest growing agency for the past three years.

In Europe the company already owns one of the UK's best known PR firms Charles Barker/BSMG and has recently acquired quality businesses in Brussels and Hamburg. Further expansion in Europe is a major priority and it is committed to building a strong European network.

In support of this aim, the company now seeks to recruit a European Finance Director. The role reports to the CEO for Europe, works closely with the CFO of the US PR firm and joins the European Board of Management.

Responsibilities will be varied and include:

- financial integration of the expanding European network companies including introduction of appropriate accounting and reporting systems and controls
- financial consolidation of the European network results and timely reporting to European board and US GAAP reporting requirements
- provision of commercial financial support including tax and treasury management to the European businesses to maximise both profit and cash stream
- identification of potential acquisition targets and coordination of the due diligence process and evaluation of results

The ideal candidate will be a truly commercial Finance Director with a passion for and a commitment to building a strong European network. He or she will be a graduate qualified accountant with a minimum of five years post qualification experience, ideally gained in a service led, time charging environment.

TO £80,000 + BENEFITS

Previous experience in dealing with European cross border issues, understanding US reporting requirements, and post merger and acquisition integration is required. French or German language skills will be an advantage, as the role will involve 10-20% travel.

This opportunity will suit an individual with a results oriented approach and the ability to thrive in a demanding and rapidly changing environment.

Critical for success are strong technical skills, cultural sensitivity, a 'can do' attitude and the necessary initiative to think outside the box.

For a confidential discussion please call Janet Arnold ACA or alternatively send an updated copy of your Curriculum Vitae stating current salary package, to Robert Walters Associates, 10 Bedford Street, London, WC2E 9HE. Tel: 0171 379 3333 or fax: 0171 915 8714. Email: janet.arnold@robertwalters.com Web: <http://www.robertwalters.com> You may also apply via http://taps.com/Robert_Walters quoting reference RW225.



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VENTURE CAPITAL GROUP FINANCIAL CONTROLLER

CITY

This dynamic Private Equity Firm is seeking to recruit a high calibre Group Financial Controller, who will report to the Group Finance Director. The successful candidate will manage a small team responsible for the efficient running of the financial and management accounting functions.

Key tasks will comprise of all aspects of financial control; the preparation to tight deadlines, of monthly management information and regulatory returns and the production of statutory accounts. In addition, the appointee will be responsible for overseeing the

company's private equity portfolio information system and IT Function.

The successful candidate will:

- be a graduate qualified accountant, preferably with experience of working in the financial services industry
- make an immediate positive impact on the finance function
- be an effective team manager with a proven track record of success
- have the ability to become a driving force in a dynamic team environment

£55,000 + CAR AND BENEFITS

If you feel you fit the profile and are looking for a career move into a fascinating and fast moving company you should contact in the first instance Giles Daubney or Jason Garner at Robert Walters Associates, 10 Bedford Street, London, WC2E 9HE. Tel: 0171 379 3333 or fax: 0171 915 8714.

Email: jason.garner@robertwalters.com
Web: <http://www.robertwalters.com>

You may also apply via http://taps.com/Robert_Walters quoting reference RW224.



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OUTSTANDING CAREER OPPORTUNITIES FINANCIAL SERVICES

CITY

This highly innovative and entrepreneurial financial services organisation has experienced exceptional growth over the last seven years. Growing by acquisition and innovative third party consultancy, the group currently has a customer base of 400,000 and employs over 400 staff in its City based offices.

As the market leader in its particular fields and having invested heavily in leading edge technology, the organisation is ideally poised to continue its impressive rate of expansion into the millennium and beyond.

Senior management have identified three areas where new expertise is required to lead strategic business decisions, critically assess projects and produce high quality, incisive financial reports, all of which will be key to the group's development and growth plans.

Individuals will be from a financial services background and will ideally have some exposure to the Personal Financial Services Market.

The three critical roles are:

CONSULTANCY FINANCE MANAGER

- coordinate and structure the financial aspects of the group's ambitious growth plans in providing consultancy services to third parties
- develop Internal Financial Management Costing

FINANCE MANAGER

- working within the Group Finance function and liaising with senior management
- perform due diligence on prospective acquisitions
- maintain all aspects of the regulatory framework
- staff Management and Development

SENIOR MANAGEMENT/STATUTORY ACCOUNTANT

- responsibility for Group budgeting

- production of expense allocation matrices
- maintaining monthly and annual reporting
- external auditor liaison and ad hoc project work

To succeed within this organisation you will be creative, team driven individual with a results oriented approach. In addition you will be a qualified accountant educated to degree level, with at least three years' ppe. In return you can expect unparalleled career opportunities allowing you to make a real contribution to the growth of this highly dynamic organisation.

Interested candidates should forward a detailed Curriculum Vitae to David Chancellor at Robert Walters Associates, 10 Bedford Street, London, WC2E 9HE. Tel: 0171 379 3333. Fax: 0171 915 8714.

Email: david.chancellor@robertwalters.com Web: <http://www.robertwalters.com>
You may also apply via http://taps.com/Robert_Walters quoting reference RW226.



ROBERT WALTERS ASSOCIATES



LONDON THAMES VALLEY AMSTERDAM BRUSSELS FRANKFURT NEW YORK HONG KONG SINGAPORE SYDNEY MELBOURNE BRISBANE WELLINGTON AUCKLAND JOHANNESBURG

Senior Business Support Manager, Europe Central London

Comprehensive Package

United Distillers & Vintners (UDV) is the world's leading spirits and wines company. UDV trades in more than 200 countries, has annual sales of more than 100 million nine-litre cases and owns the leading international brands in most spirits categories.

With operating profits of about £1.3 billion, UDV contributes some 60% of the profits of Diageo - one of the world's leading consumer goods companies, formed in 1997 by the merger of GrandMet and Guinness. With an annual turnover of around £14 billion, Diageo has four world class international food and drinks businesses: UDV, Pillsbury, Guinness and Burger King.

The Business Support team has been established in order to improve the quality of all decision making which has financial implications. The Senior Business Support Manager will join a team of four reporting to the Director of Business Support, Europe.

Responsibilities will include:

- Provide high quality business decision support to the "in market" finance and commercial teams
- Actively participate in the development of strategic plans to maximise shareholder value

- Ensure Business Support best practice is developed throughout Europe
- Provide quality business planning for all Brands including an understanding of brand dynamics, such as volume, pricing, marketing investment etc
- Deputise for the Director of Business Support, Europe as appropriate
- The role will require in the region of 50% travel.

To succeed in this role you will be a commercially astute and strategic thinking qualified accountant or MBA with excellent financial and business modelling skills. You will have international experience in a blue-chip multi-national, management consultancy or corporate finance environment and exposure to a branded FMCG organisation will be viewed as an additional strength. Essential attributes will include the ability to challenge conventional thinking in order to improve decision making techniques and to work effectively within multi-functional teams. Please apply, enclosing full CV and remuneration details to Samantha Camp at Jones Christopher. Please quote SC4005 on all correspondence. Any CVs sent directly to UDV will be forwarded to Jones Christopher.

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مكتبة الأمل

IT Appointments

INVESTMENT BANKING

SWAPS/ACCOUNTING

\$35K - \$55K + BONUS

Premier U.S. Investment Bank seeks a high calibre Business Analyst for their Fixed Income capital Markets group. Your remit will include liaison with new business groups to define accounting requirements, identify and resolve analysis issues and assisting the development team during the design and construction phases. The successful candidate will have a strong academic background, analysis and testing skills, systems development experience and preferably accounting or SWAPS product knowledge. Outstanding career and financial rewards.

C++/STOCHASTIC METHODS

\$40K - \$60K + BONUS

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VISUAL BASIC/FIXED INCOME

\$35K - \$50K

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C++/FIXED INCOME

\$45K - \$70K + BONUS

Fixed Income Derivatives Group of this Global U.S. Investment Bank seeks a highly qualified Financial Engineer. Developing and supporting the Derivatives system you will work closely with the quantitative team to implement models and re-engineer prototypes. A strong numerical background is essential, coupled with financial markets knowledge and a minimum of two years C++ programming expertise. An outstanding career opportunity.

QUANTITATIVE ANALYST

\$40K - \$50K + BONUS

Premier European Derivatives House seeks a junior Quantitative Analyst to join their OTC options team. Initial duties will include research analysis, mathematical modelling and verification of option pricing models. The successful candidate will have an impeccable academic background to include a numerical based PhD and have strong communication skills coupled with an enthusiasm for the financial markets business. A challenging and rewarding career move.

BUSINESS ANALYST

\$40K - \$55K

World leading Investment Bank has an opportunity for a Business Analyst to work in their Technical Support Group. The successful candidate will work on a wide variety of projects including redesign of the middle office systems and improving the consolidated view of Front Office positions for P&L and risk management purposes. Proven project management skills, through business analysis, development and testing, to sign off and roll out are essential, coupled with excellent communication and presentation skills in order to liaise with users, IT and senior management. Candidates with a strong academic record wishing to pursue a challenging career in IT and Project Management need only apply.



The people the City turn to first.

Many of our clients also offer Contract opportunities requiring the above skills. ARC are preferred suppliers to the top financial institutions. This is a selection of current opportunities in the City. We have many more. Our consultants have an in-depth understanding of this market and how it can work best for you, so please call Paul Wilkins or Amanda Crossland on 0171 287 2525 to discuss your options. Alternatively please send, fax or e-mail your CV to us at: ARC Recruitment, 15-16 New Burlington St, London W1X 1FF. Fax: 0171 287 8988. E-mail: arc@jobs.co.uk

RISK ANALYSTS
QUANTITATIVE DEVELOPERSGLOBAL INVESTMENT BANK
FIXED INCOME AND EQUITY DERIVATIVES

RISK MANAGEMENT

Our client is one of the world's foremost global investment banks with a strong reputation for leadership in financial product development and technological innovation. They are now seeking to recruit a small number of highly talented quantitative analysts and quantitative developers to join this front office group. The group is a stimulating mix of quantitative analysts and quantitative developers sitting side by side the trading and sales desks developing, enhancing and integrating trading and market risk models.

An excellent science/mathematics background is required and should include a 1st or 2.1 honours degree from a

top-tier university ideally with a high degree and preferably a minimum of six months financial experience. For both roles, hands-on computing experience is required including for example C, C++, Visual C++, Visual Basic, Excel etc. Enthusiasm will be a distinct advantage.

Remuneration packages are excellent and include a substantial bonus and benefits package.

In the strictest confidence, please send a full CV to Craig Millar at Millar Associates, 6 Sloane Street, Knightsbridge, London SW1X 9LE. Please quote reference no. FT1811. Tel: 0171 823 2222. Fax: 0171 823 2208. Email: millarassociates@sw1.telme.com

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BANKING FINANCE & GENERAL APPOINTMENTS

HEAD OF INTERNAL AUDIT
LEADING EUROPEAN BANK

CITY, LONDON

As one of the five largest financial institutions in Europe, this focused universal bank has a clearly defined customer oriented profile. They provide Treasury Services, Corporate Banking and Property Finance, to an international client base.

Due to continuous growth of the business, a senior audit professional is required to manage a team which reports on the adequacy and effectiveness of the bank's system of internal control. This will be achieved by a formal evaluation of the risks associated with the bank's current and proposed business systems. The successful candidate will be expected to develop and maintain strong working relationships both internally and externally to ensure that effective use is made of all resources.

The ideal candidate will have specialised in the application of modern auditing techniques and will

have experience of supervising staff.

You will fit the following profile:

- professionally qualified
- strong financial services background, with at least 10 years experience of the banking industry
- currently employed in the audit department of a bank or similar financial institution at manager level or above
- have the ability to advise and act in a consulting role whilst maintaining the highest standards of professional independence
- be capable of communicating at all levels throughout the group

£ EXCELLENT

The above position is an exciting prospect for someone looking for an interesting, professional working environment. If you feel you possess the necessary attributes and wish to develop your career in a challenging and stimulating environment, please contact Paul Gladstone at Robert Walters Associates, 10 Bedford Street, London, WC2E 9EH. Tel: + 44 171 915 8746, 07970 884 218 (evenings), Fax: + 44 171 915 8714, Email: paul.gladstone@robertwalters.com or if you are applying from Asia, contact James Gundry at Robert Walters Associates, 21st Floor, Jardine House, One Connaught Place, Central Hong Kong. Tel: + 852 2525 7888, fax: + 852 2525 7768, Email: james.gundry@robertwalters.com Web: <http://www.robertwalters.com> You may also apply via http://taps.com/Robert_Walters quoting reference RW105.



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Entry to Headhunting (Corporate Finance)
Assistant to Managing Director

UK/EUROPEAN COVERAGE, CAMBRIDGE BASE

£30K-£100K

This is an opportunity for a City professional to step straight into a top level international Headhunting role following a 6-9 month apprenticeship acting as Assistant to the Managing Director. Initially you will run the Managing Director's operational office - within three months taking personal responsibility for the project management and transaction of retained mandates in London and European financial centres. This apprenticeship period, which attracts a fixed salary, will give you immediate exposure to high level international Search assignments typically attracting fees of between £50k and £150k per assignment.

On successful completion of a maximum of 9 months in the post you will progress to full Consultant status and take on an

operational desk in the Banking and Corporate Finance division. With bonus and benefits your package will then approximate to one third of personal revenue (revenue target £300k+ per annum).

To qualify you must be working in a City role in Corporate Finance, Investment Banking, Broking or related Legal area, or possibly within an M&A department. Differentiating characteristics include Western European languages, experience of plc advisory work and/or a contact and knowledge base within a mainstream industry sector group (e.g. Telecoms). Most of all you must have a burning desire to succeed in a new career, and the professional presence to operate at this assignment level.

To apply, please forward full career details including current salary package to Sharon Wren.



Phoenix Search & Selection,
Milton Hall, Milton, Cambridge, CB4 6AB
Tel: 01223 441661, Fax: 01223 440851.

PHOENIX

Head of Division
Private Client Investment Management
Leading Kent Law Firm

Our client is a leading law firm in the South East, with a large number of commercial clients as well as an extensive private client practice. The firm has an expanding investment management business and now wishes to appoint an experienced private client investment manager to head and develop the division.

Based in Tunbridge Wells, the role will involve the development of investment business from new and existing clients, the management of individual portfolios and leadership of the team of investment and administrative personnel. Professional expertise and the ability to handle the planned growth of the department are key attributes.

The successful candidate will have a current, proven track record as a professional investment

manager with an ability to lead the investment team as well as possessing the personal qualities to build confidence amongst the firm's partners and their clients. It is envisaged that the role will appeal to candidates who recognise the quality of life and calibre of work available with a reputable provincial firm.

In addition to a negotiable basic salary there is an attractive bonus scheme and fringe benefits package. To apply, please write enclosing your cv, (including details of your current salary package and daytime contact number), quoting Ref: 1501 to Fiona Law at FLA Ltd, 211 Piccadilly, London W1V 9LD. Tel: 0171 738 9732 Fax: 0171 917 2932.



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